EXHIBIT 2

Page 1

IN THE UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

IN RE: ETHICON, INC. PELVIC REPAIR Master File No. 2:12-MD-02327

SYSTEM PRODUCTS LIABILITY LITIGATION MDL 2327

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THIS DOUCMENT RELTES TO: DIANNE M. BELLEW

Plaintiff

v. Case No. 13-cv-22473

ETHICON, INC., et al.

Defendants

DEPOSITION OF HOWARD C. JORDI, PH.D.

Tuesday, August 19, 2014

9:03 a.m.

Jordi Labs, LLC

200 Gilbert Street

Mansfield, Massachusetts

Michelle Keegan, Court Reporter

| | Page 2 | | Page | e 4 |
|----------------|--|----------------|---|-------|
| 1 | APPEARANCES: | 1 | EXHIBITS (continued) | |
| 2 | AYLSTOCK, WITKIN, KREIS & OVERHOLTZ, PLLC | 2 | Exhibit 7 Expert Report of Thomas A. Barbolt, 12 | |
| 3 | By: Daniel Thornburgh, Esq. 17 E. Main Street, Suite 200 | 3 | Ph.D., DABT, 1981 2011 | |
| 4 | Pensacola, Florida 32502 Phone: (850) 202-1010 | 4 | Exhibit 8 Expert Report Prepared by Michael 12 Greenberg, M.D., M.P.H., Consulting | |
| 5 | E-mail: dthornburgh@awkolaw.com | 5 | Toxicologists, LLC, August 6, 2014 | |
| 6 | Counsel for the Plaintiff | 6 | Exhibit 9 Handwritten Pages from Laboratory 12 Notebook | |
| 7 | THOMAS COMBS & SPANN, PLLC | 7 | E 1717-10 A C 1 C C 1 UD 1 C 1 22 | |
| 8 | By: David B. Thomas, Esq. | 8 | Exhibit 10 Article entitled, "Dependence of the 23 Melting Point of Isotactic | |
| 9 | 300 Summers Street, Suite 1380 Charleston, West Virginia 25301 | 9 | Polypropylenes on their Molecular Weight and Degree of | |
| 10 | Phone: (304) 414-1807 E-mail: dthomas@tcspllc.com | , | Stereospecificity of Different | |
| 11 | Counsel for the Defendants | 10 11 | Catalytic Systems" Exhibit 11 Document entitled, "Formalin 62 | |
| | and | | Treatment for the PP Surgical Mesh | |
| 12 | BUTLER SNOW LLP | 12 13 | Controls" Exhibit 12 Document entitled, "Nanothermal 64 | |
| 13 | By: Chad R. Hutchinson, Esq. 1020 Highland Colony Parkway | 13 | Analysis of Raw and Treated | |
| 14 | Ridgeland, Mississippi 39157 Phone: (601) 948-5711 | 14 | Polypropylene Mesh Fibers, June 29th, 2014, Eoghan Dillon" | |
| 15 | E-mail: chad.hutchinson@butlersnow.com | 15 | | |
| 16 | Counsel for the Defendants | 16 | Exhibit 13 Document entitled, "SEM Analysis 65 Report" | |
| 17 | and | 17 | Exhibit 14 Jordi Labs LLC Invoice 9475 67 | |
| 18 | TUCKER ELLIS LLP By: S. Peter Voudouris, Esq. | 18 | dated 7/9/14 | |
| | 950 Main Avenue, Suite 1100 | 19 | Exhibit 15 Handwritten Document 257 | |
| 19 | Cleveland, Ohio 44113 Phone: (216) 696-4634 | 19 | Exhibit 16 Jordi Labs LLC Invoice 9323 255 | |
| 20 | E-mail: peter.voudouris@tuckerellis.com Counsel for the Defendants | 20 21 | dated 5/30/14 | |
| 21 22 | Also Present: | 22 | | |
| 23 | Amanda Lee | 23 24 | | |
| 24 25 | | 25 | | |
| | Page 3 | | Page | e 5 |
| 1 | INDEX | 1 | PROCEEDINGS | |
| 2 | Deposition of: Page HOWARD JORDI, PH.D. | 2 | HOWARD C. JORDI, PH.D., | |
| 4 | Examination by Mr. Thomas 5 | 3 | having been satisfactorily identified and duly swor | rn by |
| 5 6 | Examination by Mr. Hutchinson 181 Examination by Mr. Thornburgh 239 | 4 | the Notary Public, was examined and testified as | |
| 7 | Further Examination by Mr. Hutchinson 255 | 5 | follows: | |
| 8 9 | EXHIBITS | 6 | EXAMINATION | |
| 10 | | 7 | BY MR. THOMAS: | |
| 11 | No. Page | 8 | Q. Good morning, Dr. Jordi. | |
| 11 | Exhibit 1 White Three-Ring Binder of Documents 6 | 9 | A. Good morning. | |
| 12 | entitled, "Expert Report of Howard Jordi, New Jersey Case" | 10 | Q. How are you today? | |
| 13 | Jului, thew Jeisey Case | 11 | A. Good. Thank you. | |
| 1 / | Exhibit 2 White Three-Ring Binder of Documents 6 | 12 | Q. Good. Dr. Jordi, I've had the pleasure of | |
| 14 | entitled, "Expert Report of Howard Jordi, Bellew Case" | 13 | taking your deposition before. Correct? | |
| 15 | Exhibit 2 Dula 26 Exercit Demont of Herrich | 14 | A. Yes, you have. | |
| 16 | Exhibit 3 Rule 26 Expert Report of Howard 9 Jordi, Ph.D. | 15 | Q. And that was in the Lewis case? | |
| 17 | Exhibit 4 Document on Ethicon, Inc. Letterhead 10 | 16 | A. Yes. | |
| 18 | dated November 5, 1984, entitled, "Dr. A.J. Melveger, Prolene | 17 | Q. And a number of the exhibits, meshes, that | • |
| 1 | Microcracking," Bates-numbered | 18 | analyzed in the Lewis case are a part of your report | |
| | ETH.MESH. 15958452 through -15958469 | 19 | both the Bellew case and the New Jersey consolid | ated |
| 19 | and documents Bates-numbered | 20 | case. Correct? | |
| 20 | and documents Bates-numbered DEPO.ETH.MESH. 00004755 through -369 | | | |
| | DEPO.ETH.MESH. 00004755 through -369 Exhibit 5 Document entitled, "August 6, 2014, 11 | 21 | A. Correct. | |
| 20 21 22 | DEPO.ETH.MESH. 00004755 through -369 Exhibit 5 Document entitled, "August 6, 2014, 11 Expert Report of Shelby F. Thames, Ph.D." | 21 22 | A. Correct.Q. It's my goal and my representation to the | |
| 20 21 | DEPO.ETH.MESH. 00004755 through -369 Exhibit 5 Document entitled, "August 6, 2014, 11 Expert Report of Shelby F. Thames, Ph.D." Exhibit 6 Rule 26 Expert Report of Vladimir 12 | 21 22 23 | A. Correct. Q. It's my goal and my representation to the plaintiffs that I will not ask questions about Lewis | |
| 20 21 22 | DEPO.ETH.MESH. 00004755 through -369 Exhibit 5 Document entitled, "August 6, 2014, 11 Expert Report of Shelby F. Thames, Ph.D." | 21 22 | A. Correct.Q. It's my goal and my representation to the | |

2 (Pages 2 to 5)

| | Page 6 | | Page 8 |
|--|---|--|---|
| 1 | Please be patient with me because there will be | 1 | MR. THORNBURGH: He's got copies. |
| 2 | times when I have to refer to that testimony as a | 2 | Q. What other documents do you have in front of |
| 3 | predicate for questions I'm going to ask you about the | 3 | you? |
| 4 | Bellew case and the New Jersey case. Fair enough? | 4 | 3 |
| 5 | A. Yes, sir. | 5 | A. Ethicon document dated November 5th, 1984. Do you want ETH MESH numbers? |
| 6 | | 6 | Q. Is that a category of documents, if you will? |
| 7 | Q. And there may be times that Mr. Thornburgh wants to discuss that with me before he lets you answer | 7 | How would you describe the documents that you have in |
| 8 | the question. And if you'll just be patient with us, | 8 | front of you? |
| 9 | we'll work through it in an effort to get the best | 9 | A. ETH MESH documents of studies done by Ethicor |
| 10 | answers we can. Fair enough? | 10 | scientists in the '84 time frame. |
| 11 | A. Fair enough. | 11 | Q. Are the documents that you have in front of you |
| 12 | MR. THOMAS: These depositions are in two | 12 | the documents that are recently added to your reliance |
| 13 | cases. One is on the Bellew case, which is an MDL case | 13 | list? |
| 14 | pending before Judge Goodwin, in the Southern District | 14 | A. I believe so, yes. |
| 15 | of West Virginia. The second case I know as the | 15 | Q. Okay. Did you bring your file with you to the |
| 16 | New Jersey consolidated cases. And the report I have by | 16 | deposition? |
| 17 | Dr. Jordi is dated May the 20th, 2014. | 17 | A. File? |
| 18 | Q. Have I accurately described the two reports | 18 | Q. Your file information, as requested by the |
| 19 | that we're here to talk about today? | 19 | subpoena attached to the notice of deposition. |
| 20 | A. I believe so. | 20 | A. You mean billings and all that stuff? |
| 21 | MR. THOMAS: I'm going to mark the Bellew | 21 | Q. Yeah. |
| 22 | expert report as Jordi Number 1 and the New Jersey | 22 | MR. THORNBURGH: Here you go. |
| 23 | expert report as Jordi Number 2. | 23 | A. This you should have. It's actually part of |
| 24 | (Exhibit Numbers 1 and 2 | 24 | your |
| 25 | marked for identification) | 25 | Q. Not like this, though. |
| | Page 7 | | Page 9 |
| 1 | Q. And I will tell you that, in going through the | 1 | MR. THOMAS: Let me mark as Jordi Exhibit |
| 2 | Bellew expert report, I found out that for whatever | 2 | Number 3 a document that you have in front of you. |
| 3 | reason my color copier computer was unable to copy | 3 | (Exhibit Number 3 |
| 4 | page 20 of your report. | 4 | marked for identification) |
| _ | A. Of the Bellew? | | marked for identification) |
| 5 | 71. Of the Bellew. | 5 | Q. Is this your working copy of the Bellew expert |
| 6 | | 5 6 | • |
| | Q. Of the Bellew report. Just so you know, those are the images of the photographic images of the | | Q. Is this your working copy of the Bellew expert |
| 6 | Q. Of the Bellew report. Just so you know, those | 6 | Q. Is this your working copy of the Bellew expert report? |
| 6 7 | Q. Of the Bellew report. Just so you know, those are the images of the photographic images of the | 6 7 | Q. Is this your working copy of the Bellew expert report?A. Yes. Right. Minus the data. The data is back |
| 6 7 8 | Q. Of the Bellew report. Just so you know, those are the images of the photographic images of the explants, I think. | 6 7 8 | Q. Is this your working copy of the Bellew expert report? A. Yes. Right. Minus the data. The data is back here. |
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| 6 7 8 9 10 11 | Q. Of the Bellew report. Just so you know, those are the images of the photographic images of the explants, I think. A. Would you like a copy? Q. I have a copy. Do you have one? I just don't have one in this exhibit. I want to make sure that the | 6 7 8 9 10 11 | Q. Is this your working copy of the Bellew expert report? A. Yes. Right. Minus the data. The data is back here. Q. Okay. A. You have everything. MR. THORNBURGH: Just so I just want to make sure that he gets the original back because it's got his notes on it. It may have his notes on it or |
| 6 7 8 9 10 11 12 | Q. Of the Bellew report. Just so you know, those are the images of the photographic images of the explants, I think. A. Would you like a copy? Q. I have a copy. Do you have one? I just don't have one in this exhibit. I want to make sure that the record is clear that this exhibit is missing page 20 | 6 7 8 9 10 11 12 | Q. Is this your working copy of the Bellew expert report? A. Yes. Right. Minus the data. The data is back here. Q. Okay. A. You have everything. MR. THORNBURGH: Just so I just want to make sure that he gets the original back because it's got his notes on it. It may have his notes on it or highlighting or tabbing. So he needs to get those back, |
| 6 7 8 9 10 11 12 | Q. Of the Bellew report. Just so you know, those are the images of the photographic images of the explants, I think. A. Would you like a copy? Q. I have a copy. Do you have one? I just don't have one in this exhibit. I want to make sure that the record is clear that this exhibit is missing page 20 because I couldn't get it to copy for whatever reason. | 6 7 8 9 10 11 12 13 | Q. Is this your working copy of the Bellew expert report? A. Yes. Right. Minus the data. The data is back here. Q. Okay. A. You have everything. MR. THORNBURGH: Just so I just want to make sure that he gets the original back because it's got his notes on it. It may have his notes on it or |
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3 (Pages 6 to 9)

| | Page 10 | | Page 12 |
|--|---|--|--|
| 1 | Number 15958452. The second one bears the ETH MESH | 1 | MR. THOMAS: I'll mark Iakovlev report as |
| 2 | Number 15958336. It begins November 13th, 1984. And | 2 | Jordi 6, the Barbolt report as Exhibit 7, the Greenberg |
| 3 | the last one is ETH MESH 15955462, a document dated | 3 | report Exhibit 8, the lab notebook book reference, which |
| 4 | May 2, 1984. | 4 | I'll mark as Jordi Exhibit 9. |
| 5 | (Exhibit Number 4 | 5 | (Exhibit Numbers 6 through 9 |
| 6 | marked for identification) | 6 | marked for identification) |
| 7 | Q. When did you receive the documents that are in | 7 | Q. This is a Jordi Laboratories lab notebook? |
| 8 | Exhibit 4? | 8 | A. Yes. |
| 9 | A. Yesterday. | 9 | Q. And what does Exhibit 9 represent in terms of |
| 10 | Q. And what did you do with the documents that you | 10 | work done by Jordi Labs? |
| 11 | have in Exhibit 4? | 11 | A. Just details from the time from when the |
| 12 | A. I just read them. | 12 | samples were divided between us and Dr. Thames, |
| 13 | Q. I notice there's some highlighting on those | 13 | Dr. Owen, and all the various sample prep steps for |
| 14 | documents. Is that highlighting yours? | 14 | various tests PYMS, LCMS, FTIR, et cetera run by |
| 15 | A. Yes. | 15 | Jordi. |
| 16 | Q. Did you make any notes based on your review of | 16 | Q. And whose handwriting I guess there's |
| 17 | those documents? | 17 | different handwriting on them all. |
| 18 | A. No. | 18 | A. There's different handwritings. |
| 19 | MR. THORNBURGH: Just so the record is clear, | 19 | Q. Whose lab notebook is this? |
| 20 | these are documents that we received from you very | 20 | A. Well, it's a Jordi Lab notebook. |
| 21 | recently. | 21 | Q. Okay. It's not assigned any particular person? |
| 22 | MR. THOMAS: Yeah, the record will reflect when | 22 | A. No, because it's handled by we have a |
| 23 | they were produced to you. | 23 | process here. And that's part of the process that we |
| 24 | Q. Do you have any notations, comments, written or | 24 | have a lab notebook for everything that's done. |
| 25 | dictated information of any kind related to the | 25 | Q. Is the lab notebook, Exhibit 9, dedicated to |
| | | | |
| | Page 11 | | Page 13 |
| 1 | Page 11 documents you reviewed in Exhibit 4? | 1 | Page 13 this project? |
| 1 2 | | 1 2 | _ |
| | documents you reviewed in Exhibit 4? | l . | this project? |
| 2 | documents you reviewed in Exhibit 4? A. Any notes? No. | 2 | this project? A. Just this project. |
| 2 | documents you reviewed in Exhibit 4? A. Any notes? No. Q. Did you dictate anything electronic? | 2 3 | this project? A. Just this project. Q. So to the extent this lab notebook starts on |
| 2 3 4 | documents you reviewed in Exhibit 4? A. Any notes? No. Q. Did you dictate anything electronic? A. No. | 2 3 4 | this project? A. Just this project. Q. So to the extent this lab notebook starts on page 28, what's on pages 1 through 27? |
| 2 3 4 5 | documents you reviewed in Exhibit 4? A. Any notes? No. Q. Did you dictate anything electronic? A. No. Q. So anything that I wanted to find that's | 2 3 4 5 | this project? A. Just this project. Q. So to the extent this lab notebook starts on page 28, what's on pages 1 through 27? A. I don't MR. THORNBURGH: They've been produced previously throughout the course of this litigation. |
| 2 3 4 5 6 | documents you reviewed in Exhibit 4? A. Any notes? No. Q. Did you dictate anything electronic? A. No. Q. So anything that I wanted to find that's written down, memorialized, about your observations as | 2 3 4 5 6 | this project? A. Just this project. Q. So to the extent this lab notebook starts on page 28, what's on pages 1 through 27? A. I don't MR. THORNBURGH: They've been produced |
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4 (Pages 10 to 13)

| 1 | Page 14 | | Page 16 |
|---|--|---|---|
| 1 | You can refer to the expert report if you want | 1 | samples that you analyzed in Lewis, Husky, and Edwards |
| 2 | to. | 2 | A. That wasn't the purpose of the analysis per se. |
| 3 | MR. THOMAS: Let's let the record reflect he's | 3 | We were just to analyze it. |
| 4 | looking at the expert report to determine the name of | 4 | Q. Okay. |
| 5 | the product. | 5 | A. We have those results. |
| 6 | A. We called it "pristine exemplar," is the | 6 | Q. Now, all of the meshes that you've analyzed in |
| 7 | sample, the nomenclature we use. | 7 | your work in this litigation that involve Ethicon have |
| 8 | Q. Do you know the name of the Ethicon product | 8 | involved Prolene mesh. Correct? |
| 9 | that you examined? | 9 | A. Yes. |
| 10 | A. Give me a second. It's in the report. TVT, | 10 | Q. And Prolene mesh has as its base component |
| 11 | TVT-O. This one was a different material. | 11 | polypropylene? |
| 12 | (Pause) | 12 | A. That's correct. |
| 13 | Q. Doctor, that's okay. We can come back to that | 13 | Q. And polypropylene mesh Strike that. |
| 14 | in a minute. | 14 | And the what makes Prolene different from |
| 15 | A. I can find it. | 15 | generic polypropylene mesh are the additives that are |
| 16 | Q. You mentioned that this was a different | 16 | included in Prolene. Correct? |
| 17 | material. What do you mean by that? | 17 | A. It's their unique formulations, yes. |
| 18 | A. It was 100 microns across versus the 170-micron | 18 | Q. And what is it about the What are the unique |
| 19 | material that was for the TVT, TVT-O run previously. | 19 | additives to Prolene that make it different from generic |
| 20 | Q. Different than the dimensions? | 20 | polypropylene? |
| 21 | A. Different dimensions. | 21 | A. Well, you have Santonox R. It's an |
| 22 | Q. Any chemical difference between the sample that | 22 | antioxidant, you have dilauryl thiodipropionate as an |
| 23 | you tested for the | 23 | antioxidant, and you have other additives to make it |
| 24 | A. Excuse me. Gynecare Prolift. | 24 | more easy to extrude the fibers. |
| 25 | Q. Okay. Gynecare Prolift is the name? | 25 | Q. And why are these additives included with the |
| | Page 15 | | Page 17 |
| 1 | A. Gynecare Prolift TM. | 1 | polypropylene to make this Prolene? |
| 2 | Q. And you're reading from page 15 of | 2 | MR. THORNBURGH: Objection. |
| 3 | A. 16. | 3 | |
| 4 | | | A. They're put in there to stabilize it. |
| | Q 16 of your report? Okay. | 4 | A. They're put in there to stabilize it.Q. And do you understand that Ethicon regards the |
| 5 | Q 16 of your report? Okay. How was the Strike that. | 4 5 | |
| | How was the Strike that. | | Q. And do you understand that Ethicon regards the additives included in its Prolene suture to be |
| 5 | How was the Strike that. And the materials that you analyzed previously | 5 | Q. And do you understand that Ethicon regards the |
| 5 6 | How was the Strike that. | 5 6 | Q. And do you understand that Ethicon regards the additives included in its Prolene suture to be proprietary? |
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5 (Pages 14 to 17)

| | Page 18 | | Page 20 |
|---|--|---|---|
| 1 | polypropylene sutures is the same chemical composition | 1 | Q. Have you sought to calculate the time that the |
| 2 | as the Prolene that's contained in the polypropylene | 2 | explant for Miss Bellew was stored in formalin before |
| 3 | mesh? | 3 | you conducted your analysis? |
| 4 | MR. THORNBURGH: Objection. | 4 | MR. THORNBURGH: Objection. |
| 5 | A. Repeat the question, please. | 5 | A. I'm sorry. Have I done what? |
| 6 | Q. Do you know whether the Prolene that is used in | 6 | (Record read) |
| 7 | Ethicon's polypropylene Strike that. | 7 | A. Well, it would have to be about two years. |
| 8 | Do you know whether the chemical composition of | 8 | That's all I can tell you. |
| 9 | Ethicon's Prolene sutures is the same as the chemical | 9 | Q. Did you undertake to calculate the amount of |
| 10 | composition of the Ethicon Prolene mesh? | 10 | time that the mesh was stored in formalin |
| 11 | MR. THORNBURGH: Objection. I assume you're | 11 | A. Why would I? I'm trying to analyze I'm just |
| 12 | talking about today, currently? | 12 | trying to analyze, sir. |
| 13 | MR. THOMAS: Yes. | 13 | Q. I understand. I need to ask my question so I |
| 14 | A. To my knowledge, they all contain the same | 14 | get a good answer. |
| 15 | additives, at least the antioxidants. | 15 | A. Okay. |
| 16 | Q. Do you know how long they've contained the same | 16 | Q. Is it fair to understand, then, that you did |
| 17 | additive package? | 17 | not try to calculate the amount of time that |
| 18 | MR. THORNBURGH: Objection. | 18 | Miss Bellew's mesh was stored in formalin from the time |
| 19 | A. I believe since the time it was first | 19 | of her explant to the time that you conducted your |
| 20 | introduced. | 20 | study? |
| 21 | Q. Okay. When was Miss Bellew's implant? | 21 | MR. THORNBURGH: Objection. |
| 22 | A. I think it was taken out in 2012. Around 2008, | 22 | A. Well, we didn't to the exact day basis, no. |
| 23 | 2009 maybe. | 23 | I could say it was about two years. |
| 24 | When she had the implant? | 24 | Q. Okay. Do you know whether the explant was ever |
| 25 | Q. Yes. | 25 | stored anywhere other than formalin? |
| | Page 19 | | Page 21 |
| 1 | A. To the best of my knowledge, 2008, 2009. | 1 | A. The way it's been explained to me from |
| 2 | Q. And when you say best of your knowledge, what | 2 | Steelgate, knowing that these samples are all taken at |
| 3 | is that knowledge based on? | 3 | surgery and then placed in the formalin and sent for |
| 4 | A. Data that comes out of Steelgate. | 4 | |
| 5 | | _ | storage. |
| 6 | Q. Can you give me any more firm date than 2008 or | 5 | storage. Q. What is Steelgate? |
| 0 | Q. Can you give me any more firm date than 2008 or 2009? | | _ |
| 7 | | 5 | Q. What is Steelgate? |
| | A. I could find it easily. I don't have it off the top of my head, no. | 5 6 | Q. What is Steelgate?A. A repository for maintaining samples of explanted materials like this.Q. Did you rely on Steelgate to provide you with |
| 7 | A. I could find it easily. I don't have it off the top of my head, no. Q. Was the date of her implant important to your | 5 6 7 | Q. What is Steelgate?A. A repository for maintaining samples of explanted materials like this.Q. Did you rely on Steelgate to provide you with the history of this explant for purposes of |
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| 7 8 9 10 11 | A. I could find it easily. I don't have it off the top of my head, no. Q. Was the date of her implant important to your opinions in this case? A. Not at all. | 5 6 7 8 9 10 11 | Q. What is Steelgate? A. A repository for maintaining samples of explanted materials like this. Q. Did you rely on Steelgate to provide you with the history of this explant for purposes of understanding where it had been before you conducted your analysis? |
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6 (Pages 18 to 21)

Page 24 Page 22 1 and Edwards. 1 A. Uh-hmm. 2 MR. THORNBURGH: Well, you've got an expert 2 Q. And for what purpose do you use Exhibit 3 3 Number 10, the NATTA article? report. 4 4 A. To correlate melt point with molecular weight. MR. THOMAS: I'm just asking him, Dan. If he 5 knows, he knows. 5 Q. Dr. Jordi, when you conducted your work in 6 6 Lewis, Husky, and Edwards, you did molecular weight MR. THORNBURGH: If you need to refer to your 7 expert report, feel free to refer to your expert report. 7 testing. Correct? 8 MR. THOMAS: He can answer the questions just 8 A. Yes. 9 fine, Dan. You don't have to help him. 9 Q. Did you do molecular weight testing in the 10 BY MR. THOMAS: 10 Bellew case? 11 Q. Do you know of any published literature, new, 11 A. No. Well, we did, but we did it with nano-TA, 12 upon which you've relied since the preparation of your 12 as per the paper we just discussed. 13 report in Lewis, Husky, and Edwards? 13 Q. Okay. In Lewis, Husky, and Edwards, you 14 14 A. Well, we added new literature in the conducted GPC testing to determine the molecular weight 15 of the meshes you analyzed in that case. Correct? nanothermal work. 15 16 Q. Okay. Any other area that you can recall? A. Yes. 16 17 A. That's all in my report. That's all I can tell 17 MR. THORNBURGH: Objection. 18 18 Q. Is there a reason why you didn't conduct GPC you. 19 19 Q. Okay. As you sit here today, can you recall testing of the Bellew mesh explant? 20 any specific published literature upon which you rely in 20 A. Yes. We discovered that there's a surface 21 your opinions in the New Jersey litigation or the Bellew 21 layer of cracking that's degraded and the interior of 22 22 case that you did not rely on in Lewis, Husky, and the mesh is not degraded. 23 23 Edwards? And so when you run GPC of the overall sample, 2.4 MR. THORNBURGH: Objection. 24 you have this great dilution effect. Just a few micron 25 A. Are you talking about the New Jersey case now 25 outer layers is cracked and degraded, and then the Page 25 Page 23 1 interior is not -- its molecular weight is not changed, 1 or this case? 2 Q. New Jersey and Bellew are both the subject of 2 so it drowns out the effect on molecular weight when you 3 3 dissolve the entire sample. this deposition. 4 4 A. Okay. To state it simply, GPC is a bulk technique. 5 5 Q. Those are both new reports to me. And it's not -- we discovered that it's not suitable for 6 A. Okav. 6 the analysis of what we're trying to show, which is the 7 Q. I've not had the chance to ask you questions 7 degradation of the surface material, which is degraded. 8 8 about those reports. I have asked you questions about Q. In the Bellew report, you conclude that this 9 9 Lewis, Husky, and Edwards. outer layer of degradation is about 1 micron. Is that 10 10 My question to you right now is whether there's correct? 11 any literature of which you're aware new to the 11 A. No. What that's telling us is that particular 12 12 sample we looked at, there are cracks. And so when you New Jersey report or to the Bellew report that's not 13 present in Lewis, Husky, or Edwards. 13 run the nano-TA instrument across the surface, it falls 14 MR. THORNBURGH: Objection. Asked and 14 in cracks and the cantilever sinks and you measure the 15 15 distance. 16 A. The nanothermal work -- and I should have added 16 What we said there was the depth of that 17 one more, the paper by NATTA. That's new. 17 particular crack we're showing in that particular 18 Q. And NATTA, which is spelled N-A-T-T-A, which 18 location was 1 micron. But there's all different 19 I'll mark as Exhibit 10 is titled, "Dependence of the 19 depths, depending on which crack you're in and how far 20 20 Melting Point of Isotactic Polypropylenes on Their you go through the surface. 21 Molecular Weight and Degree of Stereospecificity of 21 So I really can't tell you exactly how thick 22 22 Different Catalytic Systems." the overall layer is from that analysis. It was 23 (Exhibit Number 10 23 primarily for -- to determine melt points, not crack 24 marked for identification) 24 dense -- thickness. But that particular one was 25 Q. Is that correct? 1 micron.

| | Page 26 | | Page 28 |
|---|--|---|--|
| 1 | Q. How many measurements did you take of the | 1 | A. Yes, because we don't we didn't do GPC in |
| 2 | surface layer of the degradation that you claim to have | 2 | Bellew. |
| 3 | identified? | 3 | Q. Okay. But you do in Bellew include the |
| 4 | A. The surface layer? How many measurements for | 4 | discussion of the 24 TVT explants that you analyzed in |
| 5 | the melt point or the | 5 | Lewis, Husky, and Edwards, didn't you? |
| 6 | Q. The thickness. | 6 | A. In which one? Which Yes, some like DSC, for |
| 7 | A. The thickness? | 7 | example? |
| 8 | Q. Yes. | 8 | Q. No. In GPC. You did GPC work in Lewis, Husky |
| 9 | A. It wasn't our goal with that assay, so we just | 9 | and Edwards. Correct? |
| 10 | got one and left it. | 10 | A. Well, we said that GPC I believe doesn't do |
| 11 | Q. Okay. And the only test that you conducted to | 11 | you want to give me a reference, sir, so I can |
| 12 | determine the thickness of the surface layer of what you | 12 | Q. Sure. I will. I will do exactly that. |
| 13 | identified to be degradation was approximately 1 micron | l . | A. Our page numbers should match. |
| 14 | Correct? | 14 | Q. If you'd turn to page 85 of your Bellew report, |
| 15 | MR. THORNBURGH: Objection. | 15 | please. Are you there? |
| 16 | A. We saw one we measured one 1-micron crack. | 16 | A. 85. |
| 17 | That's all I can tell you. | 17 | Q. 84 begins, "My analysis of other TVT and TVT-O |
| 18 | Q. Okay. Do you have any other measurements that | 18 | controls and explants provides additional support for my |
| 19 | you conducted to help you understand the thickness of | 19 | opinions that Prolene degrades in vivo," and then you go |
| 20 | what you've identified as a surface layer of | 20 | through and identify the work that you did in Lewis, |
| 21 | degradation? | 21 | Husky, Edwards, and Batiste. Correct? |
| 22 | A. We weren't really going after that. We were | 22 | A. Can I see where you're at here? |
| 23 | going after chemical makeup, so as opposed to physical | 23 | Q. Same place you are. |
| 24 | depth. | 24 | A. Okay. First paragraph or what? |
| 25 | You could get some other estimate perhaps from | 25 | MR. THORNBURGH: I think he's just asking you |
| | Page 27 | | Page 29 |
| 1 | SEM, if we looked at all the SEM charts and spent some | 1 | |
| 2 | time. | | generally. |
| | ume. | 2 | Q. This is the work that you did in connection |
| 3 | Q. Fair to understand the only calculation you | 2 3 | 2 |
| | | l . | Q. This is the work that you did in connection |
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8 (Pages 26 to 29)

| | Page 30 | | Page 32 |
|---|---|--|---|
| 1 | GPC HT column. And that's Exhibit 3. Why did you block | ι 1 | GPC on Bellew. So that's clear, I hope. |
| 2 | that out? | 2 | Q. But you did GPC for the TVTs? |
| 3 | MR. THORNBURGH: Objection. | 3 | A. Yes, sir. |
| 4 | A. Because we weren't intending to use that data | 4 | Q. And you decided to take that out of your |
| 5 | because I've already explained it, because of the | 5 | report. Correct? |
| 6 | surface cracking was diluted by the mass of the interior | 6 | A. Yes. |
| 7 | material. So the GPC test didn't show anything, so we | 7 | Q. Is there any other testing that you supervised |
| 8 | took that data out. | 8 | in connection with the TVT devices that's not included |
| 9 | Q. Okay. | 9 | in your report? |
| 10 | A. That was inadvertently left in by mistake, so | 10 | A. No. |
| 11 | that's why. | 11 | Q. Have you ever conducted any tests on any |
| 12 | Q. Okay. | 12 | Prolene explants where you found a decrease in molecula |
| 13 | A. That heading. | 13 | weight? |
| 14 | Q. So it's a mistake in the Bellew report, Exhibit | 14 | MR. THORNBURGH: Objection. I'm sorry. |
| 15 | Number 1, for this column, GPC HT, to be in there? | 15 | Can you read back the question? |
| 16 | A. Yes, sir. | 16 | (Record read) |
| 17 | Q. And it was your intention when you completed | 17 | MR. THORNBURGH: Objection. Asked and |
| 18 | the Bellew report to remove reference to the GPC HT | 18 | answered. |
| 19 | testing that you did to determine the molecular weight | 19 | A. Yes. |
| 20 | of the TVT? | 20 | Q. Which one? |
| 21 | MR. THORNBURGH: Objection. | 21 | A. The Bellew. |
| 22 | A. Yes, because we've substituted the nano-TA. | 22 | Q. The nanothermal analysis? |
| 23 | Q. All right. Did you conduct any GPC testing on | 23 | A. Yes. |
| 24 | the Bellew explant? | 24 | Q. Have you ever conducted any GPC testing on |
| 25 | A. No, sir. | 25 | Prolene explants where you found a decrease in molecula |
| | Page 31 | | Page 33 |
| 1 | Q. Why not? | 1 | weight? |
| 2 | MR. THORNBURGH: Objection. Asked and | 2 | MR. THORNBURGH: Objection. Asked and |
| 3 | answered. | 3 | answered. |
| 4 | A. Because the bulk material dilutes out the | 4 | A. No. The bulk technique shows no change. |
| 5 | surface cracking, crack material, which is 2 or | 5 | Q. All right. Other than the nanothermal |
| 6 | 3 percent of the total sample. So you can't see the | 6 | analysis, which we'll talk about in a minute, have you |
| 7 | difference anyway. It serves no purpose. | | |
| 8 | | 7 | |
| . 0 | | 7 8 | ever seen any tests on Prolene explants which found a |
| | Q. Okay. Is the GPC testing that you conducted in | | |
| 9 | Q. Okay. Is the GPC testing that you conducted in Lewis, Husky, and Edwards valid scientifically? | 8 | ever seen any tests on Prolene explants which found a decrease in molecular weight? |
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| 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | Q. Okay. Is the GPC testing that you conducted in Lewis, Husky, and Edwards valid scientifically? MR. THORNBURGH: Objection. A. Repeat the question, please. Sorry. (Record read) A. Of the bulk material, yes. Not the surface. Q. Is there any other testing that you conducted on the Bellew explant Strike that. Is there any testing that you conducted on the Bellew explant that is not included in your report? A. No. Q. Other than the GPC testing that we've already described, is there any testing of the TVT explants by Jordi that's not included in the Bellew report? A. I'm not sure I follow the question. | 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | ever seen any tests on Prolene explants which found a decrease in molecular weight? MR. THORNBURGH: Objection. A. Okay. Sorry. Read it back, please. (Record read) A. Well, I believe the inference clearly is from Ethicon's own people, to show that it was that this page 248, both 19 and 18, shows that it was surface material was 147- to 156-degree melt, which is consistent with degraded polypropylene, which would mean by definition that it's a lower molecular weight. Q. My question is very specific, Dr. Jordi. MR. THORNBURGH: He answered your question ver specifically. MR. THOMAS: You know, Dan, you've said more than he has so far. Would you let me ask my questions |

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Page 36 Page 34 1 found a decrease in molecular weight? 1 Q. Dr. Jordi, as a part of your work in Bellew, 2 MR. THORNBURGH: Objection. Asked and 2 there was scanning electron microscopy conducted. 3 3 Correct? answered. A. Basically, the GPC was used by pretty much 4 4 A. Yes, sir. 5 5 everybody for years, which ignores -- which is the bulk Q. And who did the scanning electron microscopy? 6 6 technique and ignores the skin degradation. So yeah, A. Evans Analytical. 7 that's the major technique that's been used. And we 7 Q. Do you have with you the file information 8 8 believe now that it's inappropriate. provided to you by Evans Analytical? 9 MR. THOMAS: Could you read my question again, 9 MR. THORNBURGH: It's been produced to you. 10 10 A. You have it. please. 11 11 MR. THOMAS: In what form did I receive it? (Record read) MR. THORNBURGH: Objection. Asked and 12 12 A. These pictures. This is the file. 13 answered. 13 Q. Did you produce -- Is there any correspondence 14 14 A. By GPC, no. between you and Evans Analytical about the work that Q. And is the only test that you've seen where you 15 15 they did? 16 16 believe there's a showing of a decrease in molecular A. No, because we send them samples. We simply 17 weight in a Prolene explant the nanothermal analysis 17 want the analysis done. They send us a report, and then 18 that you conducted in connection with this litigation? 18 we've put those charts from that report into our file, 19 MR. THORNBURGH: Objection. Asked and 19 which you have. 20 answered. 20 You have some of them in here and you have the 21 A. And also Ethicon's own people. 21 rest of them in the bulk, which you also have, the data. 22 2.2 MR. THORNBURGH: And, David, just so you Q. Okay. None of the documents that you have 23 there that have been marked as Exhibit Number 4 identify 23 understand, I don't know if you saw it, but within the 2.4 specifically a decrease in molecular weight, do they? 24 documents we've produced this morning include the Evans 25 MR. THORNBURGH: Objection. Asked and 25 Analytical work. Page 35 Page 37 1 1 answered. MR. THOMAS: Okav. 2 A. Well, here is a statement: "A great body of 2 Q. Do you consider yourself to be an expert in 3 3 literature exists regarding oxidative degradation of scanning electron microscopy? 4 polypropylene in general as well as selected studies in 4 A. I have used it for many years. I would think 5 5 the photo and thermal oxidation of polypropylene SO. 6 monofilaments." 6 Q. Do you know the different technologies 7 So an oxidation, by definition, will cause a 7 available for scanning electron microscopy? 8 loss in molecular weight. So that's just included in 8 A. It's like all other fields, it's an evolving 9 9 that. They understood it, all your own people. That's field. There are better detectors now, I'm sure. 10 10 all I can say. Q. What are the various kinds of scanning electron 11 11 Q. Can you point to anything in the documents that microscopy that's available? 12 you have in front of you where Ethicon found a decrease 12 MR. THORNBURGH: Objection. 13 in molecular weight for explants that they analyzed? 13 A. Well, most of it involves the amount of vacuum 14 MR. THORNBURGH: Objection. Asked and 14 required and whether or not you have to sputter coat the 15 answered. He's already shown you. 15 samples. And so in today's -- the newer silicon drift 16 A. GPC. That's all. They only -- the only test 16 detectors, and so on, you don't need to do that and you 17 that was run at that time that I know of was GPC 17 can use higher pressures. You don't have to get as high 18 and/or -- they understood the effect of melt point as 18 19 well. And they stated that the lowered melt point met 19 Q. Do you know what backscattered scanning 20 2.0 degradation. And degradation means loss of molecular electron microscopy is? 21 weight. 21 MR. THORNBURGH: Objection. 22 22 So if you're asking a technique, it's an A. Not off the top of my head. 23 interpretation of the data is what it is. It's not a 23 Q. Who chose the kind of technology for scanning 24 single technique. Oxidation implies degradation, 24 electron microscopy that was used to analyze the Bellew

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polypropylene?

implies loss of molecular weight. They all go together.

25

Page 38 Page 40 1 A. Well, that was done by my son, Dr. Mark Jordi, 1 that you've referred to. 2 in discussions with Evans Analytical. 2 A. We don't do -- they don't do sputter coating. 3 3 Q. Did you have any involvement in determining That's an advantage. 4 Q. Do you know how many different technologies what kind of technology to use scanning electron 5 5 microscopy? there are, scanning electron microscopy, to analyze 6 6 these kinds of materials? MR. THORNBURGH: Objection. 7 7 MR. THORNBURGH: Objection. A. At the time the first analysis was done and 8 8 this technology was chosen, I was on vacation. So my A. I don't know every technology that there's ever 9 9 son, as I said, Dr. Mark Jordi, did that discussion. So in place. 10 I had no involvement, no, in that first one. 10 Q. Who conducted the SEM-EDX work? 11 Q. Do you have an understanding of the kind of 11 A. Evans Analytical. 12 scanning electron microscope that was used to analyze 12 Q. And for the scanning electron microscopy, was 13 this mesh? 13 that in California? 14 A. That was done in Minnesota. 14 MR. THORNBURGH: Objection. 15 15 Q. And the SEM-EDX work, where was that done? A. It's all listed in the report. 16 Q. Okay. Without referring to your report, do you 16 17 know? 17 Q. Did anybody from Jordi Labs travel to Minnesota 18 MR. THORNBURGH: He can refer to the report if 18 to work with Evans Lab on the SEM or the SEM-EDX work 19 19 he wants to. Q. Who coordinated the SEM testing with Evans Labs 20 MR. THOMAS: I know that, Dan, but I can ask 20 21 the question the way I did, too. 21 in Minnesota? 22 MR. THORNBURGH: Objection. 22 A. I can find that out for you. Those samples 23 23 A. No, I don't. were routinely sent to Evans Analytical. We used them 2.4 Q. What kind of experience or expertise does Mark 24 on an ongoing basis, just as they use us for other tests 25 Jordi have with scanning electron microscopy? 25 that they don't run. We have a process where the Page 39 Page 41 1 A. Well, he did a ton of it in his Ph.D. program 1 sample -- the samples would have been sent out by Chris 2 at UConn, his polymer degree program. He's done it 2 Q. Who is Chris? 3 here -- for his whole career here. 3 A. Our sample-handling individual. I can bring 4 Q. Did you rely on Mark Jordi to identify the 4 her in and she can give you the . . . 5 appropriate scanning electron microscopy technology for 5 Q. Was there anyone who Jordi -- at Jordi Labs who 6 your work in this case? 6 supervised Evans Labs in the scanning electron 7 MR. THORNBURGH: Objection. 7 microscopy? 8 8 A. No, because it's their instrument and their A. Yes. 9 9 Q. As you sit here today, do you have any expertise. 10 10 Q. Did you say "I don't know" or "no"? I'm sorry. understanding why Mark Jordi chose the particular A. No, we didn't, because it's their instrument 11 technology that he did for this work? 11 12 A. Dan Burkley had alleged that vacuum -- high 12 and their expertise. 13 vacuum drying would cause the sample to become brittle 13 Q. Is it fair to understand that Jordi Labs sent 14 and crack and that drying was a cause of cracking. So 14 the samples to Evans and relied upon Evans to conduct 15 he went to variable pressure SEM so he would use a lower 15 the scanning electron microscopy it believed to be 16 vacuum and hence not cause as much drying. And that was 16 appropriate? 17 why that was chosen, to answer that criticism. 17 A. Yes. 18 Q. Okay. Do you know whether there are 18 Q. For the SEM-EDX testing, did anyone from Jordi 19 technologies available -- Strike that. 19 supervise Evans in that testing? 20 A. I don't know what you mean by "supervising," 2.0 Do you know whether there are different 21 technologies available that employ the variable pressure 21 but we requested they run SEM-EDX. We requested they 22 technique? 2.2 run SEM after that analysis is run by their people with 23 A. Different technologies? 23 their expertise. 24 Q. Yes. Different kinds of scanning electron 24 Q. Who decided what magnifications to use in the 25 microscopy that don't use the drying or sputter coating scanning electron microscopy?

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| | Page 42 | | Page 44 |
|----------------------|---|----------------------|---|
| 1 | A. The operators. | 1 | don't need to be involved with that minutiae, that level |
| 2 | Q. And those are Evans employees? | 2 | of minutiae. I simply get the data and analyze the |
| 3 | A. Evans, yes, sir. | 3 | data. |
| 4 | Q. Did you specify any specific magnifications to | 4 | Q. Is it fair to understand that you did not have |
| 5 | be used in the scanning electron microscopy? | 5 | any direct involvement in the conduct of the DSC |
| 6 | A. No. | 6 | testing? |
| 7 | Q. For the SEM-EDX testing, did you rely on Evans | 7 | MR. THORNBURGH: Objection. |
| 8 | to conduct whatever tests it believed to be appropriate? | 8 | A. Well, I chose the fact that we were going to |
| 9 | MR. THORNBURGH: Objection. | 9 | run the DSC. |
| 10 | A. Given the goals to do the chemical analysis, | 10 | Q. Is that the extent of your involvement in the |
| 11 | that was our part of the direction. The actual choice | 11 | actual DSC testing? |
| 12 | of the sites and so on was Evans, the operators. | 12 | MR. THORNBURGH: Objection. |
| 13 | Q. Did Jordi Labs provide any direction to Evans | 13 | A. Yeah, I guess you'd say yes because the only |
| 14 | about how to choose the sites where the testing was | 14 | thing you do is you put the sample in the pan and you |
| 15 | conducted by SEM-EDX? | 15 | run it. |
| 16 | A. I don't believe so. | 16 | Q. Who conducted the PYMS testing? |
| 17 | Q. Is it fair to understand that Jordi sent the | 17 | A. Another technician. |
| 18 | samples to Evans for SEM-EDX and relied upon Evans to | | Q. Ed Jordi? |
| 19 | take whatever steps it believed to be appropriate to | 19 | A. Right. That will all be in the lab notebooks. |
| 20 | conduct the tests necessary? | 20 | Q. Did you have any direct involvement in the |
| 21 | MR. THORNBURGH: Objection. | 21 | conduct of the PYMS testing? |
| 22 | - | 22 | _ |
| | A. A qualified yes. There was a discussion. | | MR. THORNBURGH: Objection. |
| 23 | There always is discussions when we send samples out as | | A. No. |
| 24 | to what our goals are in the analysis. | 24 | Q. Who conducted the LCMS testing? |
| 25 | We didn't tell them what magnification to use | 25 | A. That would probably be Adi, Dr. Kulkarni. |
| | Page 43 | | Page 45 |
| 1 | or where to analyze. We said things like, "We're | 1 | Q. And that's here at Jordi Labs? |
| 2 | looking to try to see if there's a protein coat, to | 2 | A. Yeah, also. |
| 3 | trying and see if clean areas are the same chemically as | 3 | Q. Did you have any direct involvement in the LCM. |
| 4 | tissue-coated areas or cracks, that kind of thing." | 4 | testing? |
| 5 | And then the specific analysis details were | 5 | MR. THORNBURGH: Objection. |
| 6 | left up to them. | 6 | A. Again, it was controlled by our SOP, our |
| 7 | Q. Do you have Jordi SOPs for handling scanning | 7 | procedures, and just run. And I analyzed the data. |
| 8 | electron microscopy by Evans Labs? | 8 | Q. Is it fair to understand that you didn't have |
| 9 | MR. THORNBURGH: Objection. | 9 | any direct involvement in the LCMS testing? |
| 10 | A. That would be Evans Analytical's SOPs, not | 10 | MR. THORNBURGH: Objection. |
| 11 | ours. | 11 | A. The actual running? |
| 12 | Q. Okay. Do you have a Jordi Labs SOP for the | 12 | Q. Yes. |
| 13 | SEM-EDX conducted by Evans? | 13 | A. No. |
| 14 | MR. THORNBURGH: Objection. | 14 | Q. It's true that you did not? |
| 15 | A. No. | 15 | MR. THORNBURGH: Objection. |
| 16 | Q. Did Jordi Labs conduct the DSC testing? | 16 | A. Yes, sir. |
| 17 | A. Jordi Labs conducted the DSC testing, yes. | 17 | Q. Thank you. Who conducted the FTIR testing? |
| | | 18 | A. I think that was David York. But again, it |
| 18 | Q. And who specifically conducted the DSC testing | -0 | |
| 18 19 | Q. And who specifically conducted the DSC testing at Jordi Labs? | 19 | will be in the lab notebook. |
| | - ' | | will be in the lab notebook. Q. So the FTIR testing that's contained in the |
| 19 | at Jordi Labs? | 19 | |
| 19 20 | at Jordi Labs? A. I'd have to look at the lab notebook again | 19 20 | Q. So the FTIR testing that's contained in the |
| 19 20 21 | at Jordi Labs? A. I'd have to look at the lab notebook again because there's 20-some employees. Q. Okay. Did you have any direct involvement in | 19 20 21 | Q. So the FTIR testing that's contained in the Bellew report is conducted at Jordi Labs? |
| 19 20 21 22 | at Jordi Labs? A. I'd have to look at the lab notebook again because there's 20-some employees. | 19 20 21 22 | Q. So the FTIR testing that's contained in theBellew report is conducted at Jordi Labs?A. Yes. From the time that we did the last |

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Page 48 Page 46 1 materials? 1 A. I was around on some of that because we were 2 A. Well, in any case, something like this you must 2 just discussing how we were going to run it. And I 3 3 do an analysis and -- until you get useful -- what we helped decide that we were going to use ATR. call useful spectra. That's just standard operating 4 MR. THORNBURGH: Listen to the question. He 5 5 procedure. I don't really know how many were taken. said in the analysis, not in the technique. 6 6 MR. THOMAS: Dan, please don't coach him. In some cases, if you get on a bad site, you'll 7 7 get a flat line. It's just -- that's not a useful MR. THORNBURGH: I want to make sure he 8 8 spectra. That doesn't mean anything. It's just you understands the question. 9 9 have to -- and you have to try -- like, for example, if MR. THOMAS: He's doing just fine without you. 10 you take a fiber and -- I know we tried this. We tried 10 MR. THORNBURGH: Listen to his question. I 11 transmission. You can't get any light through the 11 don't even know if you knew what you asked. 12 12 transmission. So I'm objecting to the question. 13 So if you recall in the last analysis, earlier 13 MR. THOMAS: I'm very aware of what I asked. 14 14 work at Evans in California, they had to thin the fiber. Please, I have a limited amount of time here today and Do you remember that? And so they could get light 15 15 I'd like to get finished. Please. 16 through it. Well, we couldn't get any light through it BY MR. THOMAS: 16 17 either, so we got a dark spectrum. 17 Q. Dr. Jordi, what involvement did you have in the 18 18 So we went to ATR spectrum. There's different FTIR analysis? 19 techniques that are all accepted technologies to be used 19 A. It was minimal because, again, we rely on the 20 in infrared. Besides which, ATR sees the surface, which 20 operators to do the sample. 21 is what we were primarily interested in. 21 Q. What by "involvement" did you have in 22 22 determining how to sample -- how to test the Bellew We didn't really care about the internal core, 23 which has -- like TVC, has not been damaged as much or 23 samples? 2.4 at all. So we wanted to look at the surface. ETR is a 24 A. What did I have --25 better technique for that. 25 MR. THORNBURGH: Objection. Page 47 Page 49 1 Q. What's the name of the equipment that you 1 A. -- to do with testing the samples? 2 bought, your own FTIR microscope? 2 Q. The protocol, how to set up and analyze the 3 A. Thermo Electron FTIR microscope system. 3 samples. You obviously had experience in Lewis where 4 Q. Who makes it? 4 you were able to --5 A. Thermo Electron. 5 A. I know because, again, the Lewis was run in 6 O. Is there a model number or --6 California. 7 A. Yeah. I don't know it off the top of my head. 7 Q. Right. 8 8 Q. And what are the specifications for it? What A. This was run here. 9 9 does it do that others -- can identify the quality of Q. And you had a problem -- Strike that. 10 10 the equipment? You were not able to test the entire fiber in 11 MR. THORNBURGH: Objection. 11 Lewis because of the kind of equipment they had at 12 A. Well, it does microscopic FTIR. For example, 12 Evans. Correct? 13 the Evans unit in California could only use 13 MR. THORNBURGH: Objection. 14 transmission. They didn't have ATR capability. We can 14 A. We were. They had to work it differently. You 15 do either with this system. 15 had to thin the fiber, the undamaged fiber, to be able to get light through it to see it. They did it and we 16 Q. Okay. So this is a better microscope than 16 17 Evans had? 17 got a spectrum. 18 A. It's a later model, and technology always moves 18 And then we looked at the flakes that were 19 19 taken off in the Lewis sample. And in this case with on. Q. Okay. And David York is the technician that 20 20 ATR, we were able to look at the surface directly. 21 conducted these? 21 Q. Okay. Now, how many spectra were run? 22 22 A. Right. A. I don't know. 23 Q. And you said that -- Strike that. 23 Q. Did you produce all the spectra that you ran on 24 What involvement did you have in the FTIR 24 the Bellew materials? 25 analysis of the Bellew materials? 25 A. I don't know why on earth we were -- produced

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| | Page 50 | | Page 52 |
|----------|--|------|--|
| 1 | spectra that don't show anything. You're trying to get | 1 | in nanothermal analysis? |
| 2 | an analysis. So if you want the blank spectrum, they | 2 | MR. THORNBURGH: Objection. |
| 3 | can be produced, I'm sure. They'll be in an electronic | 3 | A. Yes, but thermal analysis goes back to the |
| 4 | file somewhere. | 4 | 1800s. This is just an updated version as technology |
| 5 | Q. Do you know whether you've produced in your | 5 | moves on. |
| 6 | report all of the spectra that you generated from FTIR | 6 | Q. Is there anybody at Jordi Labs that has |
| 7 | of the Bellew materials? | 7 | particular expertise in nanothermal analysis? |
| 8 | MR. THORNBURGH: Objection. | 8 | MR. THORNBURGH: Objection. |
| 9 | A. I would say no. I think I answered that. | 9 | A. If you have expertise in DSC regular TA |
| 10 | Because there are some spectra in the process of setting | 10 | equipment, you basically have expertise in this because |
| 11 | up to run that were run that weren't used. | 11 | it's the same data of the type that you're trying to |
| 12 | Q. Okay. And you say those are maintained in | 12 | generate thermal data. And a melt point is a melt point |
| 13 | electronic file? | 13 | is a melt point. |
| 14 | A. Yeah, I could find out from David. But I think | 14 | Q. Do you know whether prior to your work in the |
| 15 | they would be. I don't know why they wouldn't be. | 15 | Bellew case, whether anyone at Jordi Labs had requested |
| 16 | There's nothing | 16 | nanothermal analysis for any product? |
| 17 | MR. THOMAS: I just ask that you preserve | 17 | MR. THORNBURGH: Objection. |
| 18 | those. I will want to have those. | 18 | A. As I say, I don't run the day-to-day operation |
| 19 | MR. THORNBURGH: As is typical protocol, send | 19 | of the company, but I have no knowledge of anybody has |
| 20 | me an e-mail. We'll take your requests under | 20 | Q. Dr. Jordi, do you know whether Evans sent you |
| 21 | consideration, as you do. | 21 | the complete file of the scanning electron microscopy |
| 22 | Q. Is there an SOP a Jordi SOP for this FTIR | 22 | images they took of the mesh in the Bellew explant? |
| 23 | analysis? | 23 | A. That would be a question for Evans. I mean, |
| 24 | A. There is for every instrument. | 24 | just like FTIR, every one of these techniques tends not |
| 25 | MR. THORNBURGH: It's been handed to you prio | r 25 | to if you're doing a professional report, you tend |
| | Page 51 | | Page 53 |
| 1 | to the deposition. | 1 | not to report data that's not appropriate. |
| 2 | MR. THOMAS: Thank you. | 2 | I can give you a typical example I'm aware of |
| 3 | A. You have it. | 3 | here. In this particular case, we ran we were |
| 4 | Q. So we have a Jordi SOP for the DSC testing? | 4 | running PYMOS and we had a vacuum pump failure when th |
| 5 | A. Yes. | 5 | first analysis was run. |
| 6 | Q. A Jordi SOP for the PYMS testing? | 6 | So there's no attempt to hide anything or |
| 7 | A. Yes. | 7 | anything else. But those first data weren't shipped |
| 8 | Q. A Jordi SOP for the LCMS? | 8 | because the vacuum pump went down, so we made fresh |
| 9 | A. Yes. | 9 | samples and we reran the PYMS. The rerun samples are |
| 10 | Q. And a Jordi SOP for the FTIR? | 10 | what you have, for the simple reason that we had a pump |
| 11 | A. Yes. | 11 | failure in the first one. |
| 12 | Q. Now, who conducted the nanothermal analysis? | 12 | Q. Dr. Jordi, do you know whether Evans sent you |
| 13 | A. That was done by Anasys. | 13 | the complete SEM-EDX testing they conducted on the |
| 14 | Q. And how do you spell that? | 14 | Bellew explants? |
| 15 | A. A-N-A-S-Y-S. Let me check. I'm not the | 15 | MR. THORNBURGH: Objection. |
| 16 | greatest speller on earth. I have it listed here. | 16 | A. I'll give you the same answer. I don't, for |
| 17 | A-N-A-S-I-S. | 17 | the same reason. |
| 18 | Q. What is Anasys? | 18 | Q. Did Evans decide which test results to send to |
| 19 | A. They're a nanothermal analysis company. They | 19 | you? |
| 20 | manufacture nanothermal coat. | 20 | A. We told them what our goal was, to analyze the |
| 21 | Q. Have you used Anasys in the past? | 21 | samples. And then how they chose after the |
| | | | |
| 22 | A. Haven't needed to. | 22 | directions were given, general directions were given, it |
| 22 23 | Q. Is this the only time you've ever used Anasys? | 23 | was up to the operator who had the expertise. |
| 22 | | | |

Page 54 Page 56 DSC testing conducted on the Bellew explant materials? 1 1 Q. Did you go? 2 A. That would be in the lab notebooks you have. 2 A. Yes. 3 Because it's Jordi in-house. And DSC -- Sometimes a pan 3 Q. Where is their lab? can blow and you have to rerun. But we were --4 4 A. It's in Santa Barbara, right on the ocean. 5 certainly we were sample limited in the explant case. 5 Q. And why was it that you went to Anasys? 6 6 A. Because it was the first time we'd used this We had plenty of exemplar. 7 I think it's highly likely every sample or 7 particular company, and I wanted to see how it was rur 8 every run that was made was what you have. I don't 8 for myself. And just like with FTIR, we want to understand what we're using. 9 think there was anything else because very rarely you 9 10 need to run extra in DSC. 10 Q. I apologize if I asked this question before. I 11 Q. You mentioned a little bit ago that there was a 11 just don't remember. 12 problem in the PYMS testing with a vacuum pump that 12 A. That's all right. 13 caused you to have to redo your test. 13 Q. Did you supervise any of the work of Anasys in 14 A. That's listed in your notebook. 14 the nanothermal analysis? 15 MR. THORNBURGH: I object. Q. That's what I was going to ask you. 15 16 To the extent that Jordi Labs has problems with 16 A. I don't know how to answer that question. I 17 any testing, will those problems be recorded in the lab 17 was physically there. I saw everything that was done, 18 notebook? but I'm certainly not going to go there and tell them as 18 A. Yes. 19 19 the expert how to run their samples once I hand the 20 Q. To the extent that Jordi Labs conducts any 20 samples to them. 21 test, reported or not, on the Bellew explant, should it 21 Q. You relied on Anasys to conduct whatever 22 be recorded in the lab notebook? 22 testing it believed to be appropriate to achieve the 23 A. That gets a little stickier because in things 23 goals that you set for them? 2.4 like FTIR when you're trying to home in on the -- you're 24 A. And I gave them the goals and -- Yes. 25 trying to home in on a single fiber for an infrared 25 Q. And you understand that Anasys gave to you all Page 55 Page 57 of the file information they had related to the 1 spectra, when you home in you might miss the fiber the 2 first time. So you're not even analyzing the fiber. 2 nanothermal analysis of the Bellew materials? 3 You're not going to report that. It just doesn't make 3 A. Yes. 4 4 Q. What did you do to educate yourself about any sense. 5 5 nanothermal analysis before you undertook this analysis' So that kind could of thing probably isn't 6 reported, although the spectra might be in the 6 MR. THORNBURGH: Objection. 7 electronic file. 7 A. Well, I've known about atomic force microscopy 8 8 Q. When you say isn't reported, it isn't reported since high school. And this is basically atomic force 9 9 in the lab notebook? microscopy run in such a way that you can measure the 10 A. Well, that the sample was run would be 10 expansion of materials with temperature. reported. You're talking about every single spectra 11 11 And I know that the -- and this is all in the 12 12 report -- the instrument has a very fine needle tip on now. 13 Q. Every time a test is conducted, whether 13 it of about 30 nanometers. And so you put the tip on a 14 reported or not, should it be included in the lab 14 surface and then you start warming it. And what happens 15 notebook, Exhibit 9? 15 is as you warm the sample, the polymer, it expands. And 16 A. Yeah. 16 so you get an upward slope. 17 Q. Do you know whether Anasys conducted any tests 17 And then when you reach the melt point, the 18 on the materials supplied by Jordi that are not included 18 material softens and the tip buries into the plastic and 19 in the report? 19 then so you get a turnover of the curve. And that 20 MR. THORNBURGH: Objection. 20 turnover point is the melt point. 21 A. No. 21 So it's basically simple. Its advantages, 22 Q. No, they didn't; or no, you don't know? 2.2 however, are that it can do tremendously tiny samples 23 23 which we couldn't do before with our standard DSC A. I know. There were none that were included 24 because they only had what I sent them, what I took with 24 equipment. 25 Q. Did you consult any specific literature about

Page 60 Page 58 1 nanothermal analysis prior to the time that you asked 1 MR. THORNBURGH: Objection. 2 Anasys to conduct these tests? 2 3 3 MR. THORNBURGH: Objection. Q. And Exemplar A you've described as a pristine 4 4 A. About a year ago I met these people at a exemplar. That means --5 scientific conference in Chicago, I believe, and I had 5 A. Untouched, sir. 6 6 discussions with them, began reading literature -- their Q. -- untouched? 7 literature at that time. And a lot of the papers are in 7 And Exemplar B is the untouched exemplar 8 8 this report. And I studied the history of the company. treated with formalin. Correct? 9 And I was extremely impressed with what I was seeing for 9 A. Yes. 10 general. 10 Q. And Exemplar C is the pristine exemplar treated 11 So when we had tiny samples at that point about 11 with a 10 to 15 percent sodium hypochlorite solution for 12 a year ago, I said, "We really need to be aware of these 12 26 hours? 13 people when we have really tiny samples. This is a 13 A. Yes. 14 technique we want to consider." 14 Q. The reason why -- Strike that. 15 So I talked with them and we negotiated. And 15 Is it 10 percent or is it 15 percent? Do you they agreed -- they were kind. There was another 16 16 know? 17 analytical lab that runs samples that we were 17 A. Where are you referring, sir? 18 considering as well, but we thought it's better to go 18 Q. I'll have to find the page. I got that right out of your report. 19 right to the horse's mouth, to the manufacturer, if they 19 20 would work for us. And they did. They agreed. 20 A. Are you talking about the percentage of sodium 21 Q. Is it fair to understand the only literature 21 hypochlorite or something? 22 you considered in understanding nanothermal analysis 22 Q. Correct. It's on page 14 of your report. 23 prior to the time retaining Anasys was literature that 23 A. 14? 2.4 they provided to you following this conference? 2.4 Q. Yes. Do you see Portion C? 25 MR. THORNBURGH: Objection. 25 A. Oh, yeah. That's the way it comes to us from Page 59 Page 61 A. Well, the published data, yes. It's published 1 1 the manufacturer. 2 data. It's not just them. It's other authors. And 2 Q. You don't know whether the sodium hypochlorite 3 3 again, they're listed here. is 10 or 15 percent? 4 Q. And you're referring to what page? 4 A. The product is sold as a range. It always is. 5 5 A. There's a bunch of them on page 76. Q. Okay. Now, the SOP document that's related 6 Q. Is that material that you consulted prior to 6 there, is that the SOP that you provided to us today? 7 the time that you engaged Anasys? 7 A. Yes, sir. 8 MR. THORNBURGH: Objection. Asked and 8 Q. Is that SOP new for this Bellew work? 9 9 answered. MR. THORNBURGH: Objection. 10 A. I don't know if that's the first version or 10 A. Yeah. 11 Q. Okay. And who was the other lab that conducts 11 not. this kind of work? 12 12 Q. Will I be able to go to -- under -- Strike 13 A. I don't remember. 13 that. 14 Under Paragraph B on page 14 where it says 14 Q. Where are they located? 15 A. Don't know. I can find out. Again, Adi was 15 "Portion B," will I be able to go to the SOP listed doing that. Dr. Kulkarni was doing the negotiations 16 there and determine how you treated the pristine 16 17 with them, so I don't know. And we may still use them 17 exemplar with formalin? MR. THORNBURGH: Objection. 18 in the future. It wasn't that we felt they were bad, 18 19 19 just thought the manufacturer was the place to go. A. Yeah, I believe so. 20 Q. Dr. Jordi, when you began your analysis of the 20 Q. Will it tell me how much percentage formalin 21 Bellew mesh materials, you had a exemplar that you 21 was used, percentage formaldehyde? 22 22 analyzed. Correct? A. We used 10 percent because that's the whole 23 23 process, what everybody used. But yes, it should show A. Yes, sir. 24 Q. And then you had an explant that you analyzed. 24 up in the SOP. 25 Correct? 25 Q. Okay.

16 (Pages 58 to 61)

| | Page 62 | | Page 64 |
|----------|---|----------|--|
| 1 | MR. THORNBURGH: We've been going quite some | : 1 | polypropylene surgical mesh controls? |
| 2 | time. I need to take a bio break. | 2 | A. No, because it says it's the first in new |
| 3 | (Recess taken) | 3 | format. So there had to be a former one as well. |
| 4 | (Exhibit Number 11 | 4 | Q. Okay. In those places in Exhibit Number 11 |
| 5 | marked for identification) | 5 | where it talks about new formats, is it Jordi's practice |
| 6 | BY MR. THOMAS: | 6 | to keep the old formats? |
| 7 | Q. Dr. Jordi, you were nice enough today to bring | 7 | MR. THORNBURGH: Objection. |
| 8 | with you what I've marked as Jordi Exhibit Number 11. | 8 | A. That would be a question for Mark. I don't |
| 9 | These are the I think these are the SOPs for Jordi | 9 | know how they decide that. |
| 10 | that you produced today. | 10 | Q. Do you have a recollection as to whether there |
| 11 | A. Okay. | 11 | is an old format of the formalin treatment for the |
| 12 | Q. I've tried to put them all in one exhibit, | 12 | polypropylene surgical mesh controls? |
| 13 | Exhibit Number 11. I just want to understand, what is | 13 | A. There should have been. |
| 14 | this document? | 14 | Q. Do you have a recollection of seeing one? |
| 15 | A. Well, this one was for formalin treatment of | 15 | A. I do not. |
| 16 | the polypropylene surgical mesh controls. | 16 | Q. Okay. |
| 17 | Q. Okay. And what's Is that a standard | 17 | (Exhibit Number 12 |
| 18 | operating procedure? | 18 | marked for identification) |
| 19 | A. Yes. | 19 | Q. Let me show you what's been marked as Jordi |
| 20 | Q. Okay. And what's the purpose of a standard | 20 | Exhibit Number 12. This is another document that you |
| 21 | operating procedure? | 21 | provided to us today. |
| 22 | A. To keep everything consistent from sample to | 22 | Is this the report that you received from |
| 23 | sample. | 23 | Anasys on the nanothermal analysis? |
| 24 | Q. Okay. And is it the goal of the procedure to | 24 | A. Yes, this would have been the initial report |
| 25 | identify all those things in there a person is to do for | 25 | from them to us. |
| | Page 63 | | Page 65 |
| 1 | the formalin treatment for the polypropylene surgical | 1 | Q. You said "initial report." Is there another |
| 2 | mesh controls? | 2 | report that you received from Anasys? |
| 3 | MR. THORNBURGH: Objection. | 3 | A. No. I just meant that this is what's |
| 4 | A. Yes. | 4 | incorporated in my report. You can see the same |
| 5 | Q. Thank you. If you go I've put several of | 5 | pictures and everything. |
| 6 | these together in one exhibit. There's the formalin | 6 | Q. Is there anything other than what's contained |
| 7 | treatment for the polypropylene surgical mesh controls, | 7 | in Exhibit Number 12 that you received from Anasys in |
| 8 | sodium hypochlorite treatment for the polypropylene | 8 | connection with the work that they did on the Bellew |
| 9 | surgical mesh explants, separation of the tissue from | 9 | fibers? |
| 10 | the fiber for the polypropylene surgical explants, DSC | 10 | A. I have just general company literature, but |
| 11 | analysis, LCMS analysis, FTIR microscope procedure, and | . 11 | nothing that is specifically related to this. You have |
| 12 | PYMS analysis. I've marked those collectively as | 12 | everything here. |
| 13 | Exhibit Number 1. | 13 | Q. That relates to the work done on the Bellew |
| 14 | As we go to page 2 of the formalin treatment | 14 | explant fibers? |
| 15 | for surgical mesh controls, it shows has a revision | 15 | A. Yes, sir. |
| 16 | record. It says Revision A, date May 27, 2014, and it | 16 | Q. Did that come to you in the mail or |
| 17 | says "Initial release and new format." | 17 | electronically? |
| 18 | What does that mean? | 18 | A. It came to me electronically. |
| 19 | A. It would be the layout of the paperwork. | 19 | (Exhibit Number 13 |
| 20 | Q. Is | 20 | marked for identification) |
| 21 | A. That's designed by Mark, not me. | 21 | Q. Let me hand you what I've marked as Exhibit |
| 22 | Q. Is | 22 | Number 13 and ask you if this is the scanning electron |
| i | | | |
| 23 | A. Corporate. | 23 | microscopy that you received from the Evans Analytical |
| 23 24 | A. Corporate. Q. Where it says "Initial release and new format," | 23 24 | microscopy that you received from the Evans Analytical Group with respect to the Bellew explant? |

17 (Pages 62 to 65)

| | Page 66 | | Page 68 |
|----------------------------|--|----------------------------|---|
| 1 | Yes. It's identified as such because we worked through | 1 | Bellew case? |
| 2 | Scott Baumann. | 2 | A. Yes. That's for the chemical analysis portion. |
| 3 | Q. Okay. While you're here on Exhibit Number 13, | 3 | Q. Okay. Is there any other billing for the |
| 4 | if you go to page Figure 17 and Jordi 13, these are | 4 | Bellew case that's not included in Exhibit Number 14? |
| 5 | images of formalin-treated pristine implants. Correct? | 5 | A. Well, there will be billing for my time study, |
| 6 | Explants. | 6 | which obviously we bill periodically. So some of that |
| 7 | A. Correct. | 7 | is not included. My time is not included in that. |
| 8 | Q. Strike that. | 8 | Q. Okay. There's no reference in there to time |
| 9 | Figure 17 and 18 are images of formalin treated | 9 | that you spent for the preparation of your report? |
| 10 | exemplars. Correct? | 10 | A. Correct. It hasn't been billed yet. |
| 11 | A. Yes. | 11 | Q. And there's no time here shown for the |
| 12 | Q. And there is white material that shows on the | 12 | preparation of your report in the New Jersey litigation |
| 13 | fibers, kind of spiky looking material. Correct? | 13 | either, is there? |
| 14 | A. Yes, sir. | 14 | A. No. |
| 15 | Q. What is that? | 15 | Q. Okay. Has the New Jersey litigation been |
| 16 | A. Well, it's buffered formalin, so it's probably | 16 | billed? That report is May the 20th, 2014. |
| 17 | buffer salts. | 17 | A. I'd have to check with our |
| 18 | Q. How do you know? | 18 | MR. THORNBURGH: Dave, if it has been, we'll |
| 19 | A. That's the only thing in there, so it has to | 19 | produce it to you. |
| 20 | be. You've got your mesh in there and you've got | 20 | Q. And to the extent that there are time records |
| 21 | formalin, which evaporates, and you have buffer salts so | 21 | available that show the amount of time that you've spen |
| 22 | when you dry it down they crystalize. | 22 | on this matter, I think we've requested that and I'd |
| 23 | Q. Was there any effort to test the white spiky | 23 | like to have those to ask you questions about them. |
| 24 | material to see what it was? | 24 | Perhaps we can get them over lunch. |
| 25 | A. No. The purpose of this test was to see if | 25 | MR. THORNBURGH: I'm sorry. What was the |
| | Page 67 | | Page 69 |
| 1 | formalin caused any damage to the fibers. And there | 1 | question? I think he had said that they haven't billed |
| 2 | clearly did not. So we accomplished our goal with that. | 2 | for it yet. |
| 3 | Q. As a part of your Strike that. | 3 | MR. THOMAS: But they have time records, Dan. |
| 4 | Is it proper procedure in analyzing fibers that | 4 | I'm entitled to the records, not just the time. |
| 5 | had been treated in formalin to clean them before | 5 | MR. THORNBURGH: We'll consider your request |
| 6 | they're scanned? | 6 | MR. THOMAS: I'd sure hate to come back here |
| 7 | MR. THORNBURGH: Objection. | 7 | and take his deposition. |
| 8 | A. I don't know what you could describe what | 8 | MR. THORNBURGH: We'll produce it to you. I |
| 9 | it's whatever you describe that you want to do. It | 9 | just don't know that they're |
| 10 | certainly wouldn't have been wrong to clean them. It's | 10 | MR. THOMAS: Okay. |
| 11 | not wrong to do what we've done either. | 11 | BY MR. THOMAS: |
| 12 | Q. Is it fair to understand that these are | 12 | Q. For the explant samples in the Bellew case, you |
| 13 | uncleaned mesh exemplars that had been soaked in | 13 | had three different classifications. Correct? |
| 14 | formalin? | 14 | A. Correct. |
| 15 | MR. THORNBURGH: Objection. | 15 | Q. The Explant A, you didn't disturb. You kept as |
| 16 | A. The exemplars that had been soaked in formalin | 16 | it was, as you obtained it from Steelgate, and split |
| 17 | 1 1 . 1 | 17 | with defendants? |
| 1 - | and dried. | | |
| 18 | and dried. Q. Okay. Without any further cleaning or | 18 | A. Correct. |
| | | | A. Correct.Q. For Explant B, is it fair to describe this |
| 18 | Q. Okay. Without any further cleaning or | 18 | |
| 18 19 | Q. Okay. Without any further cleaning or preparation? | 18 19 | Q. For Explant B, is it fair to describe this |
| 18 19 20 | Q. Okay. Without any further cleaning or preparation?A. Without any further cleaning. And that's why | 18 19 20 | Q. For Explant B, is it fair to describe this explant as where the tissue was manually removed from |
| 18 19 20 21 | Q. Okay. Without any further cleaning or preparation?A. Without any further cleaning. And that's why you see the salt. | 18 19 20 21 | Q. For Explant B, is it fair to describe this explant as where the tissue was manually removed from the explant? |
| 18 19 20 21 22 | Q. Okay. Without any further cleaning or preparation?A. Without any further cleaning. And that's why you see the salt.Q. Okay. | 18 19 20 21 22 | Q. For Explant B, is it fair to describe this explant as where the tissue was manually removed from the explant? A. Yes. |

18 (Pages 66 to 69)

Page 70 Page 72 1 1 Q. It's back on page 14, I think. Q. Do you know whether you sent back the tissue 2 A. 14? 2 that you separated from Portion B to Steelgate? 3 3 Q. I'm sorry. It's on page 17. I'm sorry. A. I'll have to ask Scottie. He would know. I A. Okay. 17. 4 don't know myself. We didn't do anything further with 5 Q. Is it fair to understand that Portion B of the 5 it, so it was not of any interest to me. 6 Bellew explant had the tissue manually removed? 6 Q. Okay. Portion C refers to subjecting that 7 A. Yes, it is. 7 portion of the sample to sodium hypochlorite treatment 8 8 Q. And who did the tissue removal of Explant B? to chemically separate the fiber from the tissue. The 9 A. Adi Kulkarni, as before. And I think he had 9 procedure was conducted using a Jordi SOP Doc Number 10 some help from someone else, I think Kevin. That's all 10 P7.1.1.88 Revision A. It's referred to as Bellew, 11 in the lab notebooks. 11 Dianne C. Q. It says, "This procedure was conducted using 12 12 Was this chemical treatment of this Bellew 13 Jordi SOP Doc Number P7.1.1.89 Revision A." 13 explant the first time that Jordi Labs had used sodium 14 14 How is that SOP different from the way in which hypochlorite to attempt to separate fiber -- mesh fiber the tissue was removed from the Lewis explant? 15 15 from tissue? A. At the time the Lewis job was done, we didn't 16 MR. THORNBURGH: Objection. 16 17 have an SOP because this is such a simple procedure. We 17 A. Yes. 18 decided to write one this time in response to your 18 THE WITNESS: I'm sorry. Q. And so is it fair to understand that this Jordi 19 questions in the prior case. 19 20 Q. Okay. And is the Bellew explant the first time 20 SOP was written for this process? 21 that this new SOP had been used for tissue removal? 21 22 MR. THORNBURGH: Objection. 22 Q. What literature did you consult to draft the 23 A. Yes. 23 Jordi SOP for the separation of the tissue from the 2.4 Q. Did the method for the tissue removal change 24 Prolene mesh fiber by sodium hypochlorite? 25 from Lewis to Bellew? 25 A. We used the method of Clave. Page 71 Page 73 1 1 Q. Did you investigate other methods? 2 Q. So rather than going back and asking the same 2 A. Yes. 3 questions I did in Lewis, it's fair to understand that 3 Q. What other methods did you investigate? 4 Dr. Kulkarni attempted to employ the same process that 4 A. Well, we considered the Celine Mary that 5 5 he used in Lewis to remove the tissue in Bellew. would -- we looked at every piece of literature that we 6 A. Yes. I was there, and I physically observed 6 had. We wanted to use the simplest -- as a biochemist, 7 7 it's my understanding that the same hypochlorite it. 8 8 Q. Okay. Did you participate at all? destroys protein bonds and would be adequate, as 9 9 A. I was there observing. described in Clave, so we just chose to use it. 10 10 Q. What did you do with the tissue that you Q. Now, up above on page 17 it says that after you 11 11 removed from Portion B? separated the samples with the defendants, that you sent 12 A. Well, there's a picture of it in here. It was 12 three of the seven pieces and returned them to counsel. 13 just separated and kept by itself. 13 14 Q. Do you still --14 A. On counsel's direction, we did. 15 A. There was no further work done on it. 15 Q. Okay. So you had four portions of the sample 16 Q. Do you still have it? 16 available for you for analysis here at Jordi Labs? 17 A. I'd have to ask Dr. Kulkarni whether we kept 17 A. Four divided half portions, yes. 18 that or whether it was disposed of. Everything we had 18 Q. Okay. Now, when you received the samples, they 19 19 was returned to Steelgate recently. were all in formalin? 20 20 Q. What do you mean everything you had? A. Yes. sir. 21 Everything that you had that related to Bellew? 21 Q. And you took the samples out, divided them so 22 that plaintiff and defendants could share them? A. We had Bellew, we had all the other cases, we 2.2 23 had -- we haven't discarded anything. So whatever 23 A. Correct. 24 discussions that Steelgate wanted, we sent back whatever 24 Q. And you attempted to divide the formalin in 25 we had that they wanted. which they were stored equally as well, didn't you?

19 (Pages 70 to 73)

Page 74 Page 76 1 A. That's correct. 1 hypochlorite solution after you removed the mesh fibers 2 Q. Did you ever perform any tests on the formalin 2 MR. THORNBURGH: Objection. 3 3 in which the samples were stored? A. No. It had done its job. It was clean. I saw 4 4 A. We did not. no reason to. 5 Q. Did you consider conducting any tests on the 5 Q. Okay. 6 formalin in which the samples were stored? 6 A. And it wasn't in any of the literature we 7 7 looked at either, that kind of thing. A. No. 8 8 Q. Under Portion C, you describe a method by which Q. And you determined it was clean by your visual 9 you subjected an explant sample to sodium hypochlorite 9 observation and light microscopy? 10 treatment to chemically separate the fiber from the 10 MR. THORNBURGH: Objection. 11 11 A. Well, much more than that, but that's what it 12 12 After the mesh fiber had been soaked in a looked like. And it looked very clear. And then you're 13 sodium hypochlorite, there was a residue. Is that fair? 13 going to look at SEMs, which looked dead clean. You're 14 A. I'm not sure what you're driving at. 14 going to look at infrared spectra, which looked dead 15 Q. Well, you had mesh fiber and then you had 15 clean, et cetera, et cetera. 16 sodium hypochlorite solution and whatever else came off 16 Q. Okay. 17 of the mesh fiber that was in the solution. Correct? 17 A. And we looked at nano-TA, which looked dead 18 MR. THORNBURGH: Objection. 18 clean, et cetera. So there were a number of other 19 19 A. Not correct. backup reasons to believe that it was clean. 20 Q. Okay. Tell me where I'm wrong. 20 Q. Looking at the SOP for the sodium hypochlorite 21 A. It's probably best shown on the picture. Bear 21 treatment for the polypropylene surgical explants, which 22 with me a second. Page 20. 22 is P7.1.1.88 Revision A in Exhibit Number 11, and it 23 Q. That's the page I don't have. I have to come 23 says, "Add a desired volume of NaOCl solution to each 2.4 over and look over your shoulder. 24 flask." 25 A. Okay. I can make you a copy. 25 Do you know how much sodium hypochlorite was Page 75 Page 77 1 This is what you're asking right here, the added to the mesh samples for this cleaning procedure? 1 2 bottom photograph. There was nothing else. What amazed 2 A. These were -- it's just a large excess. These 3 me about the sodium hypochlorite was that I expected 3 were done, I think, in -- the procedure is described in 4 this, having read the Clave article, it would take a 4 here. I think it was done in -- it's in the SOP. I little time. Within 15 minutes, the solution went dead 5 5 think the Erlenmeyer flasks were used. 6 clear just like this and the sample under optical 6 Q. What it doesn't do is discuss how much sodium 7 7 microscopy looked dead clean. hypochlorite was used, if you want to look at it. 8 8 Of course, this is the way it looked after A. Yeah. Well, a desired volume would be enough 9 9 26 hours. But to my eye, the solution -- there was no to thoroughly cover the entire sample to a depth. So it 10 10 residue, in other words. That's why I said you were would be -- if the sample had a millimeter, we probably 11 wrong. It just dissolved everything except for the 11 had a centimeter or more. 12 Q. Do you recall measuring how much sodium 12 mesh. 13 Q. Dissolved everything into the hypochlorite 13 hypochlorite was added to the Erlenmeyer flask? 14 14 A. There was such a huge excess that, no, it just solution? 15 A. Well, hypochlorite destroyed it into units that 15 would have been irrelevant. 16 were soluble so that it looked like a clear solution. 16 Q. Okay. Does the SOP provide for a temperature? 17 There was no residue. 17 A. It was at room temperature in the Clave work. 18 Q. All right. And then did you remove the mesh 18 So this was done at room temperature. 19 fiber from the sodium hypochlorite solution? 19 Q. Is the temperature specified in the SOP? A. Yeah. That's in the SOP. It was washed in 2.0 20 A. I don't see it, no. 21 water. 21 Q. Okay. And how long did it stay in the sodium 22 Q. Okay. Did you test the sodium hypochlorite 22 hypochlorite? 23 solution after you removed the mesh fibers? 23 A. 26 hours. 24 A. No. 24 Q. And how did you determine that amount of time 25 Q. Did you consider testing the sodium 25 A. Clave.

Page 80 Page 78 1 Q. And you told me generally before, but why do 1 it this time to add a level of further dimension. 2 you think that procedure was sufficient to clean 2 And when we ran the nanothermal analysis, I was 3 3 the mesh of all pertinacious materials on the mesh? proved correct. The melt point of the sodium MR. THORNBURGH: Objection. Asked and 4 4 hypochlorite-treated mesh was lower than the melt point 5 answered. 5 of the Sample B. 126.8 degrees versus I think 115, 6 6 A. If you want, I can show you an IR photograph 116 degrees. 7 7 Q. Dr. Jordi, do you still -- Strike that. before and after. 8 8 Does Jordi Labs still have the formalin in Q. In the file? 9 9 A. Yeah. which the material was provided to Jordi Labs? 10 Q. We'll get to that in a minute. 10 MR. THORNBURGH: Objection. 11 A. You have huge protein bands before a treatment 11 A. No. The samples were returned to -- whatever 12 and you have none afterwards. we had was returned to Steelgate. The rest of it, in 13 Q. Is it your opinion that the FTIR spectra, which 13 many cases, was completely used up because there's such 14 we'll get into later, for the cleaned explant showed no 14 a little amount. 15 proteins? 15 Q. Do you still have the formalin in which you 16 16 A. That's correct. soaked the pristine exemplar? 17 Q. Okay. Is the cleaning of the Bellew explant 17 A. No. the only time, to your knowledge, that Jordi Labs has 18 18 Q. What did you do with it? used sodium hypochlorite to clean tissue from mesh? 19 A. It was disposed of. That wasn't part of --19 20 A. I believe it is because we said before in our 20 Once it served its useful purpose, we were done with it. 21 prior work that we felt that the less treatment the 21 Q. Do you still have -- Strike that. Did you test the sodium hypochlorite in which 22 22 better. 23 So we did the same thing we did in the Lewis 23 you soaked the control? 24 case here. We did no treatment. That's B. And then 24 MR. THORNBURGH: Objection. 25 since a lot of other people had done the sodium 25 A. No. Page 79 Page 81 1 Q. Do you still have the sodium hypochlorite in 1 hypochlorite, we also incorporated sodium hypochlorite 2 so we could clarify the carbonyl bands underlying the 2 which you soaked the control? 3 protein bands -- being covered up by the protein bands. 3 A. No. 4 Q. Why didn't you use sodium hypochlorite in 4 Do you want this back, sir? 5 5 Q. Sure. Thank you. Lewis? 6 MR. THORNBURGH: Objection. Asked and 6 You describe in your procedure -- excuse me --7 7 in your report a procedure where you blot the samples answered. 8 with Kimwipes to remove excess formalin. What does that 8 A. Well, again, because I felt sodium hypochlorite 9 mean? 9 is reactive and it could oxidize the polypropylene 10 A. Pretty much just what it says. The samples are 10 further. And I didn't want to risk damaging the protein. 11 taken out of formalin and they're blotted dry for 11 I could see the carbonyl bands on the shoulders 12 analysis. 12 13 Q. What's a Kimwipe? 13 on the side of the protein bands, and I felt that was adequate. This time, we just wanted to add an 14 A. It's like a napkin, but it's a lab napkin that 14 15 additional level of analysis by adding the sodium 15 doesn't spin off lint. 16 hypochlorite. But we still continued to use all the 16 Q. What is it made of? 17 older methodologies as well. 17 A. I believe it's cotton. Q. Okay. And then it says that the samples were 18 Q. Did you believe that subjecting the mesh to 18 19 then sectioned for OM, SEM, SEM-EDX, and FTIR microscopy 19 sodium hypochlorite in solution presented a risk to the analysis. Who did the sectioning? 20 20 21 A. I did because if -- Sodium hypochlorite is a 21 A. That will be in the lab notebooks, but I 22 22 wouldn't be -- I think that's probably Adi. Don't quote strong oxidant. If there's no antioxidants or not 23 enough antioxidant present in the mesh, it had the 23 me on that until we look at the lab notebooks. Q. Is there an SOP for sectioning the samples? 24 potential to further oxidize the mesh, which is 24

21 (Pages 78 to 81)

A. I don't believe so. It's just -- just used a

precisely why we didn't do it the last time. But we did

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Page 84 Page 82 1 simple disposable knife. 1 That was the depth of that particular crack. 2 Q. Were you present when the samples were 2 Q. But that's the only crack that you measured? 3 3 sectioned? A. Correct. 4 4 A. I was present when we sectioned -- when we Q. So you have not generated any scientific data 5 sectioned them with Dr. Thames. I don't believe I was 5 in connection with your work on this case that shows the 6 6 present when those particular sectionings were done. depth of the cracks to be greater than 1 micron? 7 Q. Did you provide any instructions to 7 A. It wasn't my goal to determine the depth of 8 8 Dr. Kulkarni about how to section the samples that were the -- that just wasn't our goal. 9 used for OM, SEM, SEM-EDX, and FTIR? 9 Q. But is the answer to my question yes, that was 10 A. No. He's a Ph.D. He hardly needs that. 10 the only test that you did and it was 1 micron? 11 Q. And you would expect however he did that to be 11 A. I personally, yes. 12 detailed in the report? 12 Q. And how does 1 micron compare to the width of a 13 A. Yes. 13 piece of paper? 14 Q. If you go to page 13 of your report -- I'm on 14 A. You'll have to -- I know what a human hair is, 15 Paragraph 6, the conclusion reached right in the middle 15 60 microns. I don't know what a piece of paper is. of the paragraph. It says, "The totality of the 16 16 Q. Okay. Do you have any understanding at all 17 evidence as discussed in detail below overwhelmingly 17 about whether a micron is larger or smaller than the establishes that the Prolift device implanted in 18 18 width of a piece of paper? MR. THORNBURGH: Objection. 19 Miss Bellew degraded in her body, mostly caused by in 19 20 vivo oxidation due to a lack of adequate antioxidants on 20 A. Probably smaller. 21 the surface of the mesh and environmental stress 21 Q. And the lack of adequate antioxidants to which 22 22 you refer in that paragraph refers to Santonox R and cracking." 23 Did you limit your findings to the amount of 23 DLTDP? 2.4 antioxidants to the surface of the mesh? 24 A. That's correct. 25 MR. THORNBURGH: Objection. 25 Q. Anything else? Page 83 Page 85 1 A. No. We just looked at those two antioxidants. 1 A. Yes. 2 Q. And is it fair to understand that based upon 2 Q. Okay. And you also mentioned environmental 3 the work that you've done on this case, that the only 3 stress cracking. Tell me what evidence you have --4 scientific data that you have developed on the amount of 4 scientific evidence that you have in this case that 5 5 degradation on the surface of the mesh is about proves to you that the Bellew mesh explant experienced 6 1 micron? 6 environmental stress cracking. 7 MR. THORNBURGH: Objection. 7 A. Well, Number 1, we have the SEM work which 8 8 A. I didn't say that. I said the surface of the clearly shows the cracks. So the cracks are a fact, 9 9 mesh. It appears to be 4 microns thick, from the work just no way around it. 10 10 of Valadimir. And even --The only question left is what causes the 11 11 Q. Who? I'm sorry. cracks. We ruled out the protein coat from the IR work, A. Well, let's see. That's the -- Where did that 12 which left us with only polypropylene. 12 13 file go? 13 And then we ran PYMS, which showed the presence Q. Up in this pile? 14 of fatty acids and cholesterol esters, which are known 14 15 A. I think it's probably this guy. 15 even to Ethicon's own researchers to be environmental 16 Q. Dr. Iakovlev? 16 stress crack agents. They were present. 17 A. Iakovlev, yeah. 17 We saw oxidation from the FTIR. Oxidation will 18 Q. I'm referring specifically now to the work that 18 lead to cracking. Cracking will lead to the ability of 19 19 the fatty acids and the cholesterol esters to get into you did in this case. 20 A. Remember, I saw one crack, and that particular 20 the cracks and enlarge the cracks by environmental 21 crack was 1 micron. I did not say that was the depth of 21 stress cracking. So the package just fits. 22 22 the entire skin. Q. Is there a way you're aware of to conduct any 23 Q. I didn't mean to interrupt you. Have you 23 test to prove that, in fact, environmental stress 24 finished? 24 cracking occurred in Ms. Bellew's explant? 25 A. That was not the depth of the entire skin. 25 MR. THORNBURGH: Are you asking to a reasonable

22 (Pages 82 to 85)

Page 88 Page 86 1 1 degree of scientific certainty? Is it fair to understand there had been no 2 MR. THOMAS: Yes. All my questions are that 2 crack propagation past the surface into the interior of 3 3 way. I assume all of his opinions are that way. the explant? 4 4 A. To a reasonable degree of scientific certainty, A. Generally true, but it's not uniformly true. 5 I believe that's true, yes. 5 Q. Did you find any evidence of crack 6 6 Q. I'm asking you whether there are objective propagation --7 tests that you can conduct to determine the extent to 7 A. Glad you asked. 8 8 which Ms. Bellew's explant underwent environmental I'm sorry. 9 9 stress cracking. Q. Please, can I finish my question? 10 10 MR. THORNBURGH: Objection. Asked and A. I have to get some data for you. 11 answered. He's already gone through those. 11 Q. Did you find any evidence of crack propagation 12 A. We did the -- like I said, we did the 12 in the Bellew explant past the surface? 13 antioxidant levels. We did the IR work, all of that, 13 A. Yes. No, not the Bellew. Other samples, 14 14 and the DSC work also. Heat crystallization is also though. 15 15 leaning in the direction of environmental stress Q. Okay. 16 16 A. Would you like to see it? cracking. 17 First of all, we have the fact of the cracking. 17 Q. I just want to make sure. So all of the --18 Something has to cause the cracking. That's just 18 what you've described as environmental stress cracking 19 100 percent certain. It's there. So we have the 19 in the Bellew explant is limited to the surface. Fair? 20 combination, as I've described, of the stress cracking 20 A. In the Bellew case, yes. 21 agents, as recognized in Ethicon's own literature, and 21 Q. Now, you said that you had some evidence of 22 22 we have the IR showing oxidation, which leads to cracks crack propagation in other samples? 23 which can be further exacerbated by the stress cracking 23 A. Yes, sir. 2.4 agents and so on. So it's a package that fits 2.4 Q. Are they samples, Ethicon Prolene mesh samples? 25 25 A. Yes. perfectly. Page 87 Page 89 1 Q. Where did the environmental stress cracking 1 Q. And what samples are those? 2 start in the Bellew explant? 2 A. I'll have to show you the chart. 3 MR. THORNBURGH: Objection. 3 Q. Okay. Is this material that you produced to us 4 A. It had to start on the surface because that's 4 before. 5 5 where it is. A. You have it all, sir. Yup. 6 O. Where on the surface? 6 Q. What are you reaching at? 7 A. Well, it's basically scattered all over it. 7 A. I'm reaching for the SEM control samples. It's 8 8 the data, and from there it goes into the SEM. 9 9 A. As shown by the SEM micrographs. Q. Is this part of your report in the case? 10 10 Q. Do you agree that fast crack propagation is a A. Yeah, it's part of the overall report. You 11 necessary part of environmental stress cracking? 11 have the written report and then you have the data 12 A. It's part of it. 12 files. 13 Q. And --13 Q. I've got that. 14 14 A. Page 812, sir. A. That's -- And that's -- by the way, that's when 15 you're talking about exclusively environmental stress 15 Q. Thank you. 16 cracking. We're talking about a combination here of 16 (Pause) 17 oxidation and environmental stress cracking. It's more 17 Q. Okay. 812. 18 complicated than just environmental stress cracking by 18 A. Figure 102. There's your crack at the bottom. 19 19 It goes right through the fiber. itself without oxidation. Q. You testified a moment ago that the degradation 20 20 Q. Okay. And is it your opinion that that is 21 of this explant was limited to the surface of the 21 environmental stress cracking, that the figure that --22 22 SEM Figure 102 for Sample J-7959 on page 812 of your explant. Correct? 23 A. Correct. First few microns. 23 report, is it your opinion that the cracks shown in that 24 Q. And is it fair to conclude that there had been 24 figure are environmental stress cracking? 25 no crack propagation through the -- Strike that. 25 MR. THORNBURGH: Objection.

23 (Pages 86 to 89)

Page 90 Page 92 1 A. Well, they're a crack that's propagated right 1 Q. Dr. Jordi, do you agree that environmental 2 through the fiber. 2 stress cracking requires a crack initiation? 3 3 Q. Is it your opinion that that is environmental A. Of some sort, yes. 4 Q. What was the crack initiator in the Bellew 4 stress cracking? 5 5 A. Well, it has to be brittleness to happen. So case? 6 MR. THORNBURGH: Objection. 6 under stress at the bend like that, it's likely 7 7 A. It's hard for me to describe that. I think environmental stress cracking. 8 8 the -- to some degree, it's the -- in this case, in all Q. Is it your opinion to a reasonable degree of 9 scientific certainty that the crack that's shown in 9 of these fibers, it's got to do with the double-layer 10 Figure 102 on page 812 of your report is due to 10 structure of all of these fibers where you have a 11 environmental stress cracking? 11 crystalline inner core and the outer more amorphous A. Yes. 12 12 layer, which cools faster so it's more susceptible to 13 Q. And is it based on anything more than just the 13 environmental stress cracking. 14 appearance of the crack? 14 Now, that allows for things like the fatty MR. THORNBURGH: Objection. 15 acids and cholesterol esters and whatever else to get in 15 16 16 more easily than it would in a crystalline material. So A. No. It's just the crack itself. 17 Q. Okay. 17 it makes it more susceptible. 18 And then for initiation, you also have the 18 A. Okay. 19 Q. Is that the only example you're able to find of 19 oxidation clearly shown in the infrared spectra. The 20 environmental stress cracking in your images? 20 oxidation will embrittle a material. It's really known 21 A. Well, I would not say that the other cracks we 21 that as the molecular weight decreases, the material 22 22 see on the surface aren't partly environmental stress becomes more brittle. 23 cracking related. But that's the only one that I saw 23 And what we saw in the nanothermal work was 17\$ 24 that went clean through the whole fiber. 2.4 or so melt point for the pristine, for the formalin 25 25 treated, for the -- even for the hypochlorite treated Q. Okay. That doesn't go all the way through the Page 91 Page 93 fiber, does it? 1 1 exemplar. But then once we went to the explants it was 2 A. 80 percent. 2 126.8. 3 Q. Okay. Did you determine what sample this was, 3 And then for the tissue extracted material, 115 4 what kind of material and from what person? 4 or so for the general sodium hypochlorite treated. And 5 MR. THORNBURGH: Objection. 5 I think it was 78 or something like that for the actual 6 A. Yeah. Sample 1304. 6 flake material. We saw flaked material on the surface 7 7 Q. Is that a TVT? of the hypochlorite-treated Bellew sample. A. That's a TVT. 8 8 Q. Are you able to determine, Dr. Jordi, which 9 Q. That's what I wanted to know. And this TVT was 9 came first, oxidation or environmental stress cracking? 10 10 MR. THORNBURGH: Objection. stored in formalin before you analyzed it? 11 11 A. As they all were. Yes, sir. Q. In Bellew. 12 Q. And do you know how long the TVT that is J-7959 12 A. I would think they work in tandem. I would 13 was implanted in the individual? 13 14 A. I'd have to go back. We can find that 14 Q. Do you have an opinion to a reasonable degree 15 information out for you. I don't know off the top of my 15 of scientific certainty that they work in tandem, or are 16 16 you just wondering? 17 Q. None of that information is contained in your 17 MR. THORNBURGH: Objection. report anywhere. Correct? A. The literature clearly states that oxidation 18 18 causes embrittlement. Embrittlement is going to lead to 19 A. No. sir. 19 Q. That wasn't important to your analysis in this 20 2.0 cracking. 21 case? 21 Q. My question is more specific. 22 22 MR. THORNBURGH: Asked and answered. A. That's correct. 23 MR. THORNBURGH: I'm sorry. 23 Q. Do you have an opinion to a reasonable degree of scientific certainty as to which came first with 24 (Recess taken) 24 25 BY MR. THOMAS: Ms. Bellew, oxidation or environmental stress cracking?

24 (Pages 90 to 93)

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Page 94

1 MR. THORNBURGH: Objection. Asked and 2

A. I can't answer the question which came first.

4 They seem to be working in tandem.

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Q. Okay. And do you have an opinion to a reasonable degree of scientific certainty the specific initiator of the environmental stress cracking?

MR. THORNBURGH: Objection.

A. Well, oxidation, as described in Ethicon's own literature and elsewhere, in Celine Mary and other places, is caused by this dual structure we talked about. And then there are crystalline regions, and then there are amorphous regions, and there are what they call tie molecules between the crystalline regions. Those tie molecules get ruptured, and that's what leads to the micro cracks. And that happens through -- one of

the mechanisms is through oxidation. So it could happen either through physical stress of the stretching of the -- When you bend the fiber mesh, the way it's constructed, you put lots of stress at the curve points, that's going to act as the stress that could cause the initial stress cracking.

Q. Doctor, you said could. Do you have a opinion to a reasonable degree of scientific certainty of what the crack initiator was in the Bellew explant for

Page 96

and an increase in density. And then as the oxidation process continues, the crystallinity goes down and embrittlement continues to increase.

So you get an initial increase in crystallinity and then a steep drop-off. It's a process.

Q. Dr. Jordi, let's go to 165 of your report, please. The end of the paragraph begins, "Decreases in crystallinity as seen from the DSC data and the presence of cholesterol and fatty acids observed in PYMS and LCM\$ data are consistent with environmental stress cracking.

"Since evidence of oxidation and environmental stress cracking is seen in most samples, including Bellew, it is concluded that both of these factors may be at play for degrading the polypropylene mesh."

Is that your opinion?

MR. THORNBURGH: Objection.

A. Well, I could have said better "is factors are at play." But it's because it's more complicated than simple environmental stress cracking or simple oxidation because it's a combination of both. They're working

I cannot tell you and neither can any scientist in the world, I don't believe, tell you which one is more important in a particular sample because it depends on how much oxidation it's been exposed to as opposed to

Page 95

1 environmental stress cracking?

MR. THORNBURGH: Objection.

A. The initiator would be the stress. And that's a reasonable -- that's a scientifically reasonable -- to a reasonable degree of certainty.

Q. And that's stress?

7 A. The bending pressure. When you're bending a 8 material.

9 Q. Okay. All right.

10 A. But the fact remains, again, it's -- we're

11 not -- can't be debating it's cracked. It's cracked.

12 We physically see it.

> Q. And you've discussed your understanding that the outer layer of the Prolene mesh is more amorphous than the interior crystalline layer?

MR. THORNBURGH: Objection.

17 A. Yes.

18 Q. And you agree that crystallinity hinders 19 environmental stress cracking?

> A. That's a tricky question because what all the authors will say, there's a process through oxidation.

When these tie molecules break, you actually get a lowering of molecular weight, which we saw in the nano-TA by the lowering of the melt point, but you

25 paradoxically initially get an increase in crystallinity Page 97

1 how much stress cracking agent, how much bending. 2 But the fact remains it's cracked. It had to

3 be caused. So it's either caused by oxidation --

and/or. That's why I say "may."

5 Q. Okay.

6 A. But the fact that it happened is absolutely 7 100 percent certain.

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Q. If you go to the next page, page 166,

9 Paragraph 6 under "Summary of opinions," it says, "As a 10 result of the manufacturing process, Prolene is 11

susceptible to environmental stress cracking."

12 First of all, what is it about the 13 manufacturing process that makes Prolene susceptible to 14 environmental stress cracking?

A. The two-state structure of a mesh when you're finished, the outer amorphous -- more amorphous layer and the inner crystalline area.

Q. Paragraph 7 says, "Cholesterols and fatty acids absorbed into Mrs. Bellew's Prolift device, making it susceptible to environmental stress cracking, which likely contributed to the degradation and cracking in vivo as observed in the SEM images."

Again, is the -- is it your opinion that the Bellew Prolene mesh was susceptible to environmental stress cracking, or do you have an opinion to a

25 (Pages 94 to 97)

Page 100 Page 98 1 1 reasonable degree of scientific certainty that it did, A. Well, when you look at a piece of glass, for 2 in fact, undergo environmental stress cracking? 2 example, laying on the ground that's been dropped and it 3 3 MR. THORNBURGH: Objection. You're covering shattered into a zillion piece, you know it's brittle. stuff we've already covered. He's already given this 4 When I look at a fiber like this and see a zillion 4 5 5 opinion. Asked and answered. pieces, cracks, on the fiber, it's brittle. It's very 6 6 Hold on. I'm not going to let you ask obvious. 7 questions over and over again and then leave and allow 7 I couldn't even do mechanical testing on it 8 8 another lawyer to come in here and ask the same because you couldn't put it into a device, if I had 9 9 questions over and over again like you're doing here. enough material. 10 I'm going to object. We've already covered this ground. 10 Secondarily, we didn't have enough material to 11 MR. THOMAS: Are you instructing him not to 11 test on a mechanical analyzer anyway. But if we had, 12 12 answer? the melt point we saw in nano-TA of 115, 126, and 13 MR. THORNBURGH: You can answer the question, 13 78 degrees would be so brittle because its molecular 14 14 but we've already covered it. If we keep it up, then weight, according to the nanopaper, is in the 5000ish 15 I'm going to start instructing him not to answer the 15 range, which is -- it's virtually not even a 16 16 questions. polypropylene anymore. It's what we call an oligomer, 17 Go ahead. 17 and it's almost turning into a powder, getting ready to 18 A. At this point I need to hear it repeated. 18 turn into a powder, as evidenced by the cracks -- not 19 19 (Record read) just the cracks but the flake material that we see on 20 MR. THORNBURGH: Objection. 20 the surface at 78C. 21 A. I have an opinion to a reasonable degree of 21 MR. THOMAS: Would you read my question again, 22 scientific certainty that it was very susceptible to 22 please. 23 environmental stress cracking because of the stress, 23 (Record read) 24 because of the manufacturing process, because of the 2.4 MR. THORNBURGH: Are you asking that? 25 presence of the fatty acids as described. 25 MR. THOMAS: Yes. Page 99 Page 101 1 1 MR. THORNBURGH: Objection. Asked and Q. Okay? 2 A. Yes, sir. 2 answered. 3 3 THE WITNESS: Answer? Q. Go back to page 22 of your report, please. 4 4 MR. THORNBURGH: The same way you already have. 5 MR. THOMAS: No. He can answer it however he 5 Q. Down at the bottom it says, "It is my opinion." 6 A. Uh-hmm. 6 needs to answer it. 7 7 Q. In the middle of the sentence it says, "this MR. THORNBURGH: He's already answered the 8 question. You just didn't like the --8 level of degradation will have a," bolded, "strong 9 MR. THOMAS: Dan, please, I'm trying to ask 9 impact on fiber mechanical properties, including 10 questions. You're talking more than he is. 10 stiffness, elasticity, and resistance to break." What level of degradation are you referring to 11 A. I've lost my track. Could you read the 11 12 12 question one more time. there? 13 13 A. The cracking, the large level of cracking that (Record read) 14 14 MR. THORNBURGH: Objection. Asked and we see on the surface. Not referring to the total 15 15 fiber. We're referring to the surface material. 16 16 Q. So the surface material only --A. I would say the SEM clearly shows it's not a 17 Which you've attested in this report. Correct? 17 mechanical test per se, but it shows the mechanical 18 MR. THORNBURGH: Objection. 18 effect of degradation. And the material was so brittle 19 19 it cracked just sitting. It didn't need to be put on a A. That's correct. 20 machine. It cracked just sitting there. 20 Q. -- will have a strong impact on fiber 21 mechanical properties. 21 Q. And you're referring to the level of 22 22 degradation that you found in the report. Is that fair? What testing have you done to determine the 23 23 A. Correct. impact of the level of degradation that you found here 24 24 on fiber mechanical properties? Q. And when you say "strong impact," what does 25 MR. THORNBURGH: Objection. 25 that mean?

Page 102 Page 104 1 A. Well, it's not just likely to crack; it did 1 going to break off with movement in the body. And the 2 2 fact remains that something caused the surgery to need 3 3 to be done, through the pain and stuff that required --Q. Okay. And it says "strong impact on fiber mechanical properties." Tell me -- quantify, if you 4 which I'm not a doctor, I'm not saying, but I'm just 4 5 5 can, the impact on stiffness. saying something had to cause that pain for the excision 6 6 MR. THORNBURGH: Objection. of the sample. 7 A. It will make it brittle. It will just break, 7 Q. You're speculating here that particles came 8 from the mesh and caused pain and required the excision, 8 the least pressure put on it. 9 9 Q. The surface or the entire mesh? 10 10 A. No. The surface, sir. Everything I'm talking MR. THORNBURGH: Objection. 11 11 Q. That's beyond your area of expertise? about is surface. 12 12 Q. Thank you. And so the level of degradation MR. THORNBURGH: Objection. 13 will have a strong impact on the elasticity of the 13 A. Well, that it came off in her body, yes, 14 14 surface of the mesh? because I could have analyzed flakes had I been given 15 15 A. Yes. them, but I wasn't given them. Correct. Q. Okay. And you don't know whether flakes from 16 16 Q. And can we limit it to the surface of the mesh? 17 A. Primarily, although I did show you the one case 17 the Prolene mesh in Miss Bellew's body caused her pain. 18 18 that we saw where it went through the whole fiber. 19 MR. THORNBURGH: Objection. He's not going to 19 Q. For Mrs. Bellew's explant, can we limit the elasticity to the surface of the mesh? 20 20 offer opinions regarding --21 MR. THORNBURGH: Objection. 21 A. That's not my area of expertise. 22 22 MR. THORNBURGH: -- regarding medical opinions A. Yes. 23 Q. And when you talk about the level of 23 such as the question you just asked. 24 degradation will have a strong impact on resistance to 24 MR. THOMAS: Perfect. I'm happy with that. 25 break, what evidence do you have that there's a strong 25 BY MR. THOMAS: Page 103 Page 105 1 O. Is the same stipulation true with respect to impact on the resistance of the Prolene mesh in 2 Ms. Bellew to break? 2 polypropylene particulates caused an increased 3 MR. THORNBURGH: Objection. Asked and 3 inflammatory response? 4 answered. 4 MR. THORNBURGH: Objection. 5 5 A. That's just a reference to the chemical A. The SEM micrograph showing the break. 6 Q. And is that related to the surface? 6 literature that I've read that all say medical doctors 7 A. Absolutely. Again, everything we're talking 7 everywhere, everybody says the same thing. 8 8 Q. That's beyond your area of expertise? about here is surface. 9 9 Q. Next page, page 23, you say, "By potentially A. That's not my area of expertise. 10 10 shedding particles of polypropylene into the surrounding Q. Thank you. For the SEM images on pages 24 to 11 tissues" --43, is it fair to understand that Evans determined what 11 12 12 magnification to use for those images? A. Page, sir? 13 13 Q. Page 23, top of the page. A. Yes. 14 14 Q. Did Jordi give Evans any guidance or direction A. Got it. 15 Q. "By potentially shedding particles of 15 in determining what magnifications were to be used? 16 polypropylene into the surrounding tissues." 16 MR. THORNBURGH: Objection. Asked and 17 Do you have any evidence in this case that any 17 answered. 18 particles from the Bellew mesh shed into surrounding 18 A. No. 19 Q. Let's go to page 43 of your report, please. 19 tissues? Page 43 begins a section in your report on SEM-EDX 2.0 MR. THORNBURGH: Objection. 2.0 21 A. Well, I didn't receive individual flakes from 21 testing. Correct? 22 22 A. Correct. Steelgate. What I saw was the tremendous degree of 23 cracking. And I did see flakes in the sodium 23 Q. And why did you not have Evans conduct SEM 24 hypochlorite treated sample of Bellew. 24 testing on Bellew Explants B or C? 25 So it is just logical that the particles are 25 MR. THORNBURGH: Objection. Can you read that

Page 106 Page 108 1 1 back one more time? MR. THORNBURGH: Objection. 2 (Record read) 2 3 MR. THORNBURGH: Objection. I believe that 3 Q. Okay. And why didn't you ask --4 mischaracterizes what he's already talked about. 4 A. No, I don't believe for SEM, they didn't have 5 Go ahead. 5 the cleaned mesh. They had hypochlorite, they had 6 A. C was done because we had treated the sample --6 exemplar, and then they had just the mesh. 7 not done because we treated the sample with sodium 7 Q. Okay. They didn't have the manually cleaned 8 8 hypochlorite. And I would have introduced extra oxygen mesh? 9 9 and extra chlorine, so I didn't want to risk the A. Never did. Not for any of the prior work or 10 contamination issue. 10 11 We were looking for increased oxygen levels, 11 Q. They do have the sodium hypochlorite-treated and that would have done it. It would have misled us, 12 12 mesh? 13 so there's no reason to do it. 13 A. That's correct. Well, they do in the SEM, but 14 Q. I'm sorry. A is the as-is sample. Correct? 14 we didn't run that here because -- in the SEM-EDX 15 A. Let's go look. 15 because, again, we felt -- it's an oxidizing agent. 16 Q. If you look at Table 3 on page 45, it shows the 16 It's going to put excess oxygen in the material. We're 17 testing that you did by SEM-EDX. Correct? 17 looking for excess oxygen, so it negates the purpose. 18 18 Q. Is there any benefit at all of returning an 19 Q. And Table 45 shows that you did SEM-EDX testing 19 SEM-EDX test on the sodium hypochlorite-treated mesh on Exemplars A and B and you did SEM-EDX testing on only 2.0 20 Bellew, Dianne C? 21 Explant A. Correct? 21 MR. THORNBURGH: Objection. 22 22 A. Are you talking about the regular SEM now or A. Let me file through here and see what we got. 23 Again, for SEM work we sent the sample with 23 EDX? 24 tissue only, "with mesh and tissue." That's on page 49. 24 Q. EDX. 25 Q. My question is, why didn't you have SEM-EDX 25 MR. THORNBURGH: Same objection. Page 107 Page 109 testing done on either the manually cleaned sample or 1 1 A. It would have given us an erroneous result on 2 the sodium hypochlorite-cleaned sample? 2 oxygen, so we didn't do it. 3 MR. THORNBURGH: Objection. Asked and 3 Q. Is the erroneous result in oxygen the only 4 answered. Go ahead. 4 reason not to do that? 5 A. The manually cleaned sample would have been the 5 A. Extra chlorine. 6 same as the tissue-containing sample --6 Q. Anything else? 7 Q. Why? 7 A. Nope. 8 A. -- for this purpose. 8 Q. Now, to do the SEM-EDX, do you have to tell the 9 9 Because you have individual pieces of the mesh machine what to look for, or does it just pick out 10 10 sticking out from the tissue. And those are the pieces things? 11 that are analyzed here. So it would be redundant to do 11 MR. THORNBURGH: Objection. 12 the cleaned material. 12 A. It scans, so it gives you elements right across 13 Q. Okay. Is it fair to understand that you 13 the bottom, left to right. 14 could -- as far as you're concerned, you could have just 14 Q. On Table 3 where you show the elements that are 15 as easily tested Explant B and gotten the same results 15 found by SEM-EDX, it shows carbon, nitrogen, oxygen. 16 as you got for testing Explant A? 16 sodium, phosphorus, and sulfur. 17 MR. THORNBURGH: Objection. 17 Do you have to tell the machine to look for 18 18 A. Yes, but it would have required sending more those elements, or does the SEM-EDX just tell you what 19 19 precious sample. And they were able to use the same it finds? 20 2.0 tissue sample they did containing tissue for this work, A. If you look at page 49, it gives you -- you see 21 so why not? 21 the peaks there. It gives peaks. Those are just 22 22 Q. Is SEM-EDX destructive testing? recorded, whatever it finds. 23 23 Q. And where on page 49 it calls out the elements 24 Q. And they already had all three of these samples 24 that it finds, are those places where the machine puts 25 for SEM testing. Correct? those notations, or is that something that has to be put

28 (Pages 106 to 109)

Page 112 Page 110 Q. Well, that's the sample that you believe had 1 on by somebody else by identifying what peaks they are? 1 2 A. The software does it. 2 been cleaned away from all impurities. Correct? 3 A. Yes. 3 Q. All right. And so is it fair to understand that to the extent the SEM-EDX identifies any element, 4 Q. And to do a DSC analysis to determine the 5 it will self-identify those elements so that you can see 5 extent to which the melt point of the polypropylene in 6 that in your spectrum without you having to tell it what 6 Prolene had been reduced, it would be better to do it on 7 to look for? 7 a clean piece of mesh, wouldn't it? 8 8 A. Right. MR. THORNBURGH: Objection. 9 9 Q. Okay. Other than chlorine and oxygen, what A. It depends on the degree that you're talking 10 else would you have expected to see from SEM-EDX 10 about. The amount of material shown on page 13 is 11 analysis of Bellew Exhibit C? 11 minuscule. And besides which the melt point of Dianne 12 A. One of the major things we were looking for was 12 Bellew B is 165.33 and the average -- the others is 13 nitrogen, if there was a protein coat. There was no 13 around 164. So there's no change. So it couldn't have 14 14 nitrogen, hence no protein coat. had any effect if the melt point is the same. 15 Q. I don't understand the significance of your 15 Q. Okay. But what else in addition to the oxygen 16 and chlorine would you have expected to see on SEM-EDX 16 statement. Would you explain that to me, please. A. Well, when we ran the exemplar, we got a melt 17 if you analyzed Exhibit -- Explant C? Any other 17 18 18 point of 164. When we ran Dianne Bellew B, we got 165. impurities? 19 A. Explant C? 19 They're the same within experimental error. Where is 20 Q. Yes. The clean one. 20 the lowering? It's not there. 21 A. Explant C would have removed a protein coat so 21 If you look at the second column from the right 22 22 you wouldn't see nitrogen. It would increase the under TM -- are you with me? 23 oxygen. It would increase the chlorine. You'd still 23 Q. Help me here. Are you saying that the melt 24 see carbon. So those are the elements I would expect to 24 point of Dianne B, the manually treated sample, is the 25 see had we done that. 25 same as the pristine exemplar? Page 111 Page 113 Q. When you conducted your DSC testing, you 1 1 A. Yes. 2 conducted that testing on the manually cleaned sample. 2 So where is the imaginary contaminant? 3 3 Correct? Q. When did it degrade? 4 A. I have to go look at the DSC results. 4 MR. THORNBURGH: Objection. 5 5 Q. Page 54? Q. I mean, I'm obviously not understanding this. 6 A. Yes, manually cleaned, A and B. 6 I apologize for this. 7 Q. I believe you told me just a moment ago that 7 A. Okay. 8 the manually cleaned sample, Bellew explant -- Bellew, 8 Q. You have a pristine exemplar out of the box and 9 Dianne B would not be completely clean. Correct? 9 you do a DSC analysis of the pristine explant out of the 10 A. It hadn't been cleaned by sodium hypochlorite. 10 box and you get a melt point of 164. You do the same DSC analysis on Bellew, Dianne B, and you get a melt 11 Correct. 11 12 Q. And you agree that any impurities in the 12 point of 165. 13 Prolene polypropylene tested by DSC will reduce the melt 13 A. Right. 14 point. Correct? 14 Q. Which is no change? 15 A. Not at all necessarily. It might; it might 15 No change. 16 16 Q. Okay. How does that support your suggestion not. 17 Q. Did you test to determine the extent to which 17 that there is a decrease in melting point? 18 impurities would reduce the melt point? 18 A. Well, go over to the nano-TA. 19 MR. THORNBURGH: Objection. 19 Q. Let's just --2.0 A. We did not. 20 A. We have to do this because the -- we're talking 21 Q. Okay. You didn't run DSC testing on the mesh 21 about surface here, not the total. What is DSC? It's a 22 cleaned with sodium hypochlorite. Why not? 22 bulk technique measuring the entire sample. 23 A. I think it was primarily that we didn't have 23 Q. Okay. 24 enough sample. We were very sample limited, both us 24 A. But only the surface is degraded. So it's

29 (Pages 110 to 113)

being diluted.

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and . . .

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Page 114

- 1 Q. Now, let me -- before we go to nano-TA -- I'll
- 2 let you do that, and you can talk about it all you want
- 3 to.

4

7

- A. Okay.
- 5 Q. Do the results in Table 5 of DSC results, as a
- 6 bulk technique, is that consistent with no degradation?
 - MR. THORNBURGH: Objection.
- 8 A. As a bulk technique for the overall sample,
- 9 it's just like the GPC analysis. Yes, it is.
- 10 O. Okay.
- 11 A. Because the bulk sample is not degraded. The
- 12 surface is.
- 13 Q. And what makes this different is your
- 14 nanothermal analysis. Correct?
- 15 A. Right. There's a portion of the sample on the
- 16 surface that is degraded. And if we go -- That was B.
- 17 So let's -- I think it's Figure 81, page 81, AFM image
- 18 of cracked region on Bellew, 121.4 degrees. That
- 19 surface is degraded.
- 20 And if you then go and you look at -- Where did 21 that go, that paper that I had from -- I'll show you how
- 22 to use that paper, the nanopaper.
- 23 Can I come over?
- 24 Q. Sure. Thank you.
- 25 A. I promise to be nice.

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- 1 Q. I wouldn't expect anything else. I need to do
- 2 this for the record.
- 3 So we're looking at Exhibit Number 10 and we're
- 4
- 5 A. So here is correlation charts of molecular
- 6 weight on the X axis versus melt point. And this guy is
- 7 a Nobel Prize winner. He is the guy that invented
- 8 polypropylene. He knows what he's talking about.
- 9 We come up here and we get into the 120s.
- 10 We're at a molecular weight of about 5,000 at 120 mil.
- 11 Q. Okay.
- 12 A. Can I show you one other thing that will help
- 13 explain this a little bit better?
- 14 Q. Sure.
- 15 A. I need to go on the blackboard for this one.
- 16 Q. That's fine with me.
- 17 A. If you take -- Have you got a calculator,
- anybody, that you can help me? 18
- 19 Q. Yeah.
- A. You can run the numbers for me. 2.0
- 21 Say we start with 70,000 molecular weight
- 22 polypropylene. And we're going to assume we have small
- 23 carbonyl bands. As you know that I show my shoulder
- 24 bands which are alleged to be small. And they are
- 25 smallish. So I'm going to assume 1 percent degradation.

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- 1 First of all, we have to divide this number by 2 42, the molecular weight of polypropylene, grams per
- 3 mole.
 - What is that number, please, 70,000 divided by
 - 42? MR. THORNBURGH: 1,666.
- 7 A. And then 1 percent of that is the oxidized --
- 8 I'm getting that as an estimate based on my carbonyl
- 9 bands in the infrared spectrum; that's where that comes
- 10 from -- would give us 16.66 oxidation points in the 11 polypropylene.
- 12 Q. What do "oxidation points" mean?
- 13 A. Where the carbonyls are. Every --
 - Q. Is that a quantification? Is that a
- 15 measurement?
- 16 A. Yeah, that's a measurement for the intensity of
- 17 the infrared spectrum based on my 40 years --
- approximately 40 years of experience. 18
 - Q. What does 16.66 oxidation points represent?
- 20 A. That's the number of points that an oxygen has
- 21 been inserted into the polypropylene molecule and then
- leads to breaks. It degrades the molecular weight that 22
- 23 we observe.
- 24 Q. On the surface?
- 25 A. On the surface. Not the full material.

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- 1 Everything I'm doing is surface.
- 2 So we have 16.66 break points. So we're going
- 3 to divide by the number of break points. What is that
 - number? What does that give us?
 - MR. THORNBURGH: 4,199.
- 6 A. 4,199. Okay. Look at your chart. What's the
- 7 molecular weight predicted? If the melt rate is 120,
- 8 what's the molecular weight predicted? 4,000. What
- 9 have I got? 4,000.
- 10 Q. Okay. So you've used this calculation to
- 11 say -- Let me back up. I'm going to keep this for a
- 12 second.
- 13 A. Okay.
- 14 Q. So the traditional GPC analysis does not show
- 15 the surface degradation that you've described because
 - it's a bulk technique?
- 17 A. That's correct.
- 18 Q. The DSC analysis in your report that we've just
- 19 discussed does not show the degradation of the surface
- 20 of the Bellew Prolene polypropylene, again, because it's 21
 - a bulk technique?
 - A. That is correct.
 - Q. What you've just described for us on the record
- 24 is your calculation based upon the nanothermal analysis
- of the surface of the Prolene polypropylene where you've

30 (Pages 114 to 117)

Page 118 Page 120 1 concluded that the surface is degraded based upon the 1 MR. THORNBURGH: Objection. 2 Anasys report and this article by NATTA? 2 A. It's one point. The fact that the melt point 3 3 dropped is also just as good proof of -- well, as a A. Yes, sir. And one more point. May I show it 4 4 to you? proof of degradation. 5 5 Q. Please. Q. Okay. 6 6 A. As good as any is page 60, Figure 60. How did A. Degradation could be for mechanical things and 7 7 other purposes. So yes, I mean, this shows degradation that ever happen? 8 8 Do you see how small the 1740 and 1720 bands and it shows that it's oxidative degradation. 9 are? Those are carbonyl bands that are the break point 9 Q. Okay. I need to ask the question differently 10 oxidation points I'm talking about. On that basis, I'm 10 because you corrected me. And I appreciate that. 11 suggesting 1 to 2 percent oxidation. 11 You've just gone to Figure 60. The shoulders 12 12 Q. Of the surface? indicated 1740 and 1720 as the evidence upon which you 13 A. Of the surface. Everything I'm saying is 13 rely to support your opinions that the surface of the 14 surface. Honest. I'm not trying to fool you. 14 Bellew Prolene mesh has oxidized 1 to 2 percent. Q. I just need to make it clear for the record. 15 15 Correct? A. Yes. 16 MR. THORNBURGH: Objection. 16 17 Q. Okay. 17 A. Yes. A. So that -- this is where my idea for the 18 Q. Okay. A little bit ago we were talking about 18 1 percent comes from. 19 your acquisition of your new machine and the fact that 19 20 Q. All right. So again, the research that you've 20 you can take a number of spectra until you get the one 21 done with Anasys, the nanothermal analysis, you've 21 that best represents what it is you're looking at. Fair 22 22 identified cracks -- a crack that is 1 micron deep. enough? 23 Correct? 23 A. Right. 24 MR. THORNBURGH: Objection. 2.4 Q. There's only one that I was able to find of the 25 25 specific Bellew Explants B and C in your report. And A. That one crack was 1 micron deep. Correct. Page 119 Page 121 1 they appear at Figures 58 and 59. Correct? 1 That does not mean the whole surface was. 2 Q. The analysis that you just did and your 2 A. Well, there was only one sample. That's Dianne 3 reference to Figure 60 is that 1 to 2 percent of that 3 Bellew. So there would be one -- typically one chart 4 surface area has undergone some kind of oxidation? 4 for it because that was the analysis. 5 5 MR. THORNBURGH: Objection. Q. But do I understand correctly that there may be 6 A. Based on Figure 60. 6 other spectra that you shot that you choose for whatever 7 7 Q. Okay. So the blue explant -- Strike that. reason not to include in your report? 8 8 Is it your opinion to a reasonable degree of MR. THORNBURGH: Objection. That's not what he 9 9 scientific certainty that the Bellew explant that you testified earlier. 10 10 MR. THOMAS: He can tell me if I'm wrong. I analyzed has undergone 1 to 2 percent oxidation of the 11 11 surface, as defined by you in this report? thought he said that. 12 12 A. Repeat the question, please. A. Yes. And that's all it takes to get down to a 13 4200-ish molecular weight, as per the NATA paper. 13 (Record read) 14 14 A. I think we discussed that before. My point is, Q. Let's go back to page 60. 15 Are the shoulders that you've just discussed 15 if you look -- on page 59, for example, if you look at 16 that appear at 1740 and 1720 on Figure 60 on page 60 16 the fiber, you put the ATR device on top of the fiber. 17 your best evidence of the presence of carbonyls that 17 And if it slides off when you do the analysis, you're 18 indicate oxidation on this Bellew polypropylene explant? 18 going to be analyzing the material behind the fiber. So 19 19 MR. THORNBURGH: Objection. that's a worthless spectrum. No, it's not included for 2.0 A. We have shown repeatedly carbonyls even when 2.0 21 the protein wasn't removed in other charts which we also 21 Q. Got it. That's all I'm asking. 22 22 have here. But I mean, we always see carbonyls, and A. No intent to fool anybody. When we get a good 23 23 one, which this one is an excellent one here, that means those carbonvls are oxidation.

we get a fiber, you get a good spectrum.

Q. Is FTIR technology such that you try to

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24

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Q. If you had to go point to the best evidence of

oxidation of the Bellew explant, is that where you'd go?

Page 124 Page 122 1 replicate your spectra in order to validate your 1 marked as Exhibit Number 3. And Exhibit Number 3 or 2 2 page 60 you show the highlighting here. This point here 3 3 A. You run a standard to show that the instrument is the 1740 shoulder, isn't it? 4 4 is working properly. A. Yes. You can see it. Right above it is that 5 5 Q. Okay. Did you do that in this case? shoulder in the blue. 6 A. Every time as part of the SOP. 6 Q. And the blue represents the proteins that cover 7 Q. And is the standard part of the electronic file 7 up that shoulder. Correct? 8 8 A. That's right. that you maintained for this case? 9 A. I would imagine it is. It's standard. I'm 9 Q. Now, would you draw for me, please, out from 10 sure it can be produced easily enough. 10 the top of that shoulder and put "1740" so it's clear on 11 Q. Good. Now, if you go to page 61, Figure 61, 11 your document what you're referring to. 12 this is where you've done an overlay of Exemplar A, 12 A. Better if we have a ruler. We'll see if we can 13 which is the pristine explant; Bellew, Dianne B, which 13 make this work. 14 14 You want 1740? is the manually cleaned explant; and Bellew, Dianne C. 15 which is the hypochlorite treated explant. Correct? 15 O. Correct. 16 A. Correct. Well, one correction, sir. It's not 16 A. I hope this works. 17 exemplar extract. It's exemplar, because that had never 17 Q. We can do it on this record, and that way --I'm going to show you Exhibit Number 1, page 60 from 18 been in anybody. Q. If I misspoke, I'm sorry. This Exemplar A is a 19 that document. It's probably easier that way. 19 MR. THORNBURGH: I'm going to object to the 20 pristine exemplar that had not been --20 21 A. -- implanted in anything. Just out of the box. 21 extent that I'm not exactly sure what you're asking him 22 22 Q. What is the peak that appears at 1651, the blue to do. Are you asking him to just mark the 1740 or to peak? 23 23 draw a line all the way down into the spectra? 24 A. That's protein. 24 MR. THOMAS: No. I want him --25 25 THE WITNESS: You've got steadier hands than Q. Those are proteins. Correct? Page 123 Page 125 A. Correct. 1 me. You see that line I drew? Mark that 1740. 1 2 Q. And it's that peak that you discuss in your 2 A. That line, you'll see that's the shoulder. 3 report that covers up the carbonyl bands that you 3 MR. THOMAS: Mark it at the end of the number 4 suggest are present in the oxidized polypropylene. 4 so it's clear. 5 5 THE WITNESS: Do you want to write it yourself Correct? 6 MR. THORNBURGH: Objection. 6 so you get it the way you want it? 7 7 A. Yeah. You can still see it. It's there at the MR. THORNBURGH: No, no. He's showing you the 8 8 bottom at about 1740. You can see it as a shoulder, but shoulder so he drew a line across through it. 9 A. That's all 1740, that whole line. You can put 9 it's not clear. But your own people and your own repor 10 a 1740 up here or there. Either way, it's fine. That 10 show the same sideband. It's not difficult for a 11 11 trained eye to recognize it. way it doesn't interfere with viewing. Q. And Exemplar A, again, is the pristine sample 12 Q. As you go to the right of this 1651 peak, 12 13 13 not implanted in anyone. Correct? there's another peak in the cleaned explant in red 14 14 that's not present in the Exemplar A. What is that? A. A, yes. 15 Q. And as you're looking, to the left of 1651 is 15 A. I don't know exactly what it is, but it's from 16 the 1740 peak that you've described. Correct? 16 the oxidized sample. It's definitely not amide II 17 A. The blue color you're talking about? There's a 17 because the frequency doesn't match. 18 shoulder. You're talking about the red? 18 Q. Okay. 19 19 A. Again, if you drop another perpendicular from Q. Talking about the red. A. Yeah, that's the 1740 and 1720. You see two 20 20 that peak, it's dead in the valley, so it's hidden. 21 bends there really. 21 Q. Would you do me a favor? You can't pick that 22 22 up. Would you extend that line? Q. Right there on that little area where it 23 crosses the green line. Correct? 23 A. Where do you want it, sir? 24 Q. Extend the line up here. 24 A. You're talking about this area here?

32 (Pages 122 to 125)

A. You want it up?

Q. I'm looking at your document now, which we've

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Page 126

- Q. Up. Great. And put a question mark there because you don't know what that is. Or I'll do it if
- 3 you want me to.

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7

12

- A. Yeah. My old hands are --
- Q. That's all right. I'm going to do it right
- 6 here. Fair enough? Did I put it in the right place?
 - A. Yeah.
- 8 Q. Just so the record is clear, to the right of
- 9 the 1651 peak that we identified in the other chart,
- 10 there's a peak in the oxidized -- what you say to be
- 11 the -- Strike that.
 - Just so the record is clear, to the right of
- the 1651 peak there is a peak in the sodium
- 14 hypochlorite-treated explant sample of Ms. Bellew that
- you don't know what that is?
- A. I just know it isn't amide I and amide II. My
- main concern was, was it protein? Did we get the
- 18 protein off? And it doesn't fit either amide I or
- amide II so hence it can't be protein.
- Q. Is there any methodology that you know
- 21 available to you to help you identify what that peak is,
- the peak marked by the question mark on page 61?
- A. Well, we did spend -- we could spend a lot more analysis time on it, and money if desired. We could go
- after and run PYMS on the -- we've already done that,
 - Page 127

1 perhaps.

I'd have to go back and look and see if we can pick up structural molecules that might have some absorbances in that region from the mass spectra that we

5 have.

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It wasn't an area of concentration because they're concentrating on additives and fatty additives

- they're concentrating on additives and fatty additive
 and cholesterol esters and other stuff. It's not a
- 9 protein and it's not oxidation, so it had minimal
- 10 interest.
- Q. Okay. But it's not consistent with pristine
- 12 polypropylene. Correct?
- A. No. It's something that's happened to the mesh
- in the oxidation process.
- Q. Okay. Now, when you do LCMS testing, do you
- 16 identify for the machine the substance that you're
- 17 looking for?
- A. Well, you run standards. You also have massive
- 19 missed tables of standards that the machine matches up
- and gives you estimates for. If you find a hit, then
- you want to quantitate it and then you run a standard
- and you extract an ion.
- So you're only seeing, like, dilauryl
- thiodipropionate. So you're only seeing the thing of
- 25 interest. So you home in on materials like this that

Page 128

way. We have to do similar kinds of analysis here.

2 The other thing is PYMS C's hydrocarbon is

3 better. And any material to show up in LCMS has to be

4 ionizable, and not all hydrocarbons are. So you

5 typically do not see hydrocarbons in LCMS, so you use

both techniques to get the overlap and get a completepicture.

Q. Okay. I better ask the question this way, andit's because I don't understand. And I apologize.

When you conduct LCMS testing on a polypropylene mesh explant, do you have to tell the machine what to look for or will it just automatically tell you what it finds?

MR. THORNBURGH: Objection.

A. It will give you a hit list, and then you have to look for the hits that make sense.

Now, in your case, we know you put in dilauryl thiodipropionate so we look for it.

- Q. I see.
- A. And then we run a standard to prove it, sir.
 - Q. And so you have a list of chemicals that you're
- looking for, and you try to match that up with the LCMS
- 23 data?

A. And you also use -- if it's a total unknown --

if I didn't know what you'd done and I came in with --

Page 129

you just gave me a mesh and didn't tell me that you had these additives in there, then I would run it. I would

3 still be able to identify from the NIST hits.

Q. For the question mark on page 60, that we don't know what showed up on the FTIR analysis, would that show up on LCMS?

A. Maybe, maybe not. What is it? Is it a hydrocarbon? Is it oxidizable? Ionizable? I don't

know. I don't know how to answer the question.

10 I wouldn't see that band directly because

that's a Band 1. Infrared sees functional groups. This
 is CH. This is OH or NH or both. This is C double bond

O. This is methylene. This is methyl bend and so on.

Infrared shows you functional groups in a

Infrared shows you functional groups in a single molecule. It doesn't show you the molecule.

Q. Okay. Would the peak which appears on your FTIR spectrum in Figure 61 which you've marked with a question mark show up in PYMS data?

MR. THORNBURGH: Objection.

- A. Would the peak show up?
- Q. The identity of the chemical.
- 22 MR. THORNBURGH: Objection.
- A. Those are only functional groups, so I don't know. It would be a research project to find it, is
- what I'm trying to describe to you. It's not simple.

Page 132 Page 130 1 Q. Okay. Go ahead. I don't want to interrupt 1 the machine. That might help you better. 2 2 You look at your Figure 60 which shows your you. 3 3 A. When we're looking at your sample, we're seeing FTIR spectrum for Bellew, Dianne C, there's no 1710 peak amide I, amide II. We know that's got a protein. If 4 4 noted there, is there? 5 5 those go away, we know we don't have protein. A. There isn't. But you'll notice that this line 6 6 is coming down to the center of this total -- totality. I also know that this is polypropylene. I can 7 identify from a spectrum. I've identified by IR from 7 My personal belief is that there's three things in here. 8 8 the total spectrum. In other words, it's a fingerprint. The 1720 is in the middle, the 1710 is here on the side. 9 In other words, polypropylene looks like this. 9 10 That's polypropylene, the green. All these little 10 A. But the machine didn't catch it because it's 11 bands, those are the fingerprint bands. You got the 11 not an individual peak like this. 12 fingerprint bands, these amide I and amide II and NH for 12 Q. All right. And is there any significance to 13 protein bands. 13 the fact that the 1720 and the 1710 peaks are below that 14 14 Q. Let me ask the question this way. Are you of the exemplar? 15 15 A. They're not really below. It's just that the 16 16 A. I think so, sir. I'm trying to do my best. baseline set on the machine makes it look that way. But 17 It's complex. 17 they're not lower than the -- I mean, we could easily 18 Q. Okay. Let's say I know what that is. When I 18 have raised the red line up or lowered the green lines. 19 19 say "that," I'm referring to the peak that's referred to What you'd need -- here is the -- you push these both 20 on Figure 61 on page 61 marked with a question mark. If 20 down onto the red, then the red will be above it. 21 I know what that is and I know where to look in the LCMS 21 What you're looking for is the differences from 22 2.2 data, can I find it? the flat. In other words, that's the flat of this one. 23 23 MR. THORNBURGH: Objection. So I'm looking for an increase above that flat or an 2.4 A. Again, I don't know how to answer that. It's 24 increase above this flat. 25 not a simple yes or no because if it's a hydrocarbon, I 25 Q. Okay. Page 131 Page 133 1 1 will miss it in LCMS. A. That matters. 2 Q. Okay. If I know the name of this chemical that 2 Q. In your New Jersey report, you identify two 3 we've marked on Figure 61 with a question mark because 3 meshes that you analyzed where you did not observe any 4 we don't know what it is and I looked at the PYMS data, cracking. Do you recall that? 5 5 would I be able to find it? A. I recall that, yes, sir. 6 A. If it's a hydrocarbon, you would see it. 6 Q. Did you do FTIR analysis on the two meshes 7 Q. Are LCMS -- is LCMS not sensitive to 7 where you did not observe any cracking? 8 8 MR. THORNBURGH: Objection. nonhydrocarbons? 9 9 A. It's true, because it's not -- they aren't Q. It is at the back of the report. 10 10 ionizable. A. I'm looking. This is the back. The 11 Q. Is PYMS sensitive to anything other than 11 New Jersey -- I got to go -- let's look in here first. 12 12 I don't think I show it here. hydrocarbons? 13 A. There's a certain amount of crossover between 13 Which one am I looking for, Dave? 14 the two techniques, but they're complementary 14 Q. I don't have a cite for you to the page number. 15 techniques. And for a complete picture you need both, a 15 I was just asking --16 chemical composition. 16 A. Go to page 143 and you'll be right there. 17 Q. If you use both and you know the name of the 17 Q. Do you recall whether you did FTIR analysis of 18 substance that appears on Figure 61, do you think we'd 18 the explants for which you found no cracking? 19 be able to identify it? 19 A. Let's see. Can you give me the ID of one of 20 MR. THORNBURGH: Objection. 20 the samples? They would be in the -- I might have it 21 A. I think so. 21 here. 22 22 Q. Is there a 1710 peak in your Bellew C? Q. Samples 13,419 and 13,421 showed no visible 23 A. There is a bunch of carbonyls that are grouped 23 signs of cracking, per page 92 of your Bellew expert 24 here from about here. So this valley starts --24 report. 25 Q. Let me back you up to the one that's marked by A. There's a bunch more that were run that aren't

34 (Pages 130 to 133)

Page 136 Page 134 AFTERNOON SESSION 1 recorded in the -- that's 13,419, 13,400, 13,405, 2 13,412. It doesn't appear that I have spectra of those. 2 BY MR. THOMAS: 3 3 Q. Do you know whether spectra were taken of Q. We're going back to Exhibit Number 10, Doctor, your explanation of the nanothermal analysis and samples 13,419 and 13,421 and not included in your 4 4 5 5 report? molecular weight issues. 6 6 A. It's possible, but I doubt it. I can check. When you look at what you have suggested is 7 7 decreased molecular weight in the Bellew explant because Q. Okay. 8 8 A. Since they didn't show cracking, they gave no of the nanothermal analysis, are you talking about 9 evidence of oxidation, which we readily admitted in the 9 number of molecular weight or molecular weight? 10 report. 10 MR. THORNBURGH: Objection. 11 Q. I understand. And that's what I wanted to 11 A. Well, there's three definitions, as you know. 12 understand is once you concluded that 13,419 and 13,421 12 There's MN, MW, and MZ. We're talking about MN, which 13 did not show cracking under scanning electron 13 is number average. 14 microscopy, you concluded that there was no need to test 14 Q. And why is number average important as opposed 15 further? 15 to the others? 16 16 A. Correct. And we made no allusions to them A. Well, it's just that that's the most apropos 17 being damaged in the report. Just the fact -- we made 17 typically with -- Polymers always have mixes of 18 it just the opposite, that they weren't damaged. 18 molecular weight. So we really, in broad spectra 19 19 Q. Do you still have those samples? polymers, we need to consider the breadth of the A. No, sir. They've been sent back to Steelgate. 20 20 molecular weight distribution if we're analyzing the 21 MR. THORNBURGH: As you know, David, we've 21 polymer. All three of those numbers have their uses. 22 22 offered those to the defendants for now over a year. Q. But in terms of understanding the decreased 23 THE WITNESS: They're at Steelgate. They can 23 molecular weight insofar as it relates to Ms. Bellew and 24 still obtain them if they want. 24 your nanothermal analysis, you're looking at it from the 25 MR. THORNBURGH: They know they can. I've 25 perspective of molecular number? Page 135 Page 137 offered for the seventh or tenth time now. 1 A. Correct. 1 2 Lunch is here, if it's a good time to break. 2 Q. Let me jump to the New Jersey report quickly. 3 3 As I understand it, you have not analyzed any MR. THOMAS: Yup. 4 4 explants from the New Jersey consolidated litigation. (Lunch recess) 5 5 Correct? 6 6 A. No. That was consolidated, so that was all 7 7 prior work. 8 Q. But there are six plaintiffs in that litigation 8 9 9 specifically named. Do you know the names of those 10 10 plaintiffs? 11 11 A. No. 12 Q. So is it fair to understand -- Do you know 12 13 13 whether you've examined any specific explants for any of 14 the named plaintiffs in the New Jersey litigation? 14 15 MR. THORNBURGH: David, it was our 15 16 understanding that that position would only be related 16 17 17 to the Corbett New Jersey plaintiff and the Bellew 18 plaintiff. It was not our understanding that you'd be 18 19 asking questions about other New Jersey plaintiffs. 19 20 20 MR. THOMAS: Well, here is -- I guess --21 21 MR. THORNBURGH: I don't know that it matters 2.2 but my understanding is you'd be here to depose him on 22 23 23 Corbett only. 24 24 MR. THOMAS: Okay. Which means that I'll be 25 25 back here.

35 (Pages 134 to 137)

| | Page 138 | | Page 140 |
|--|--|---|---|
| 1 | MR. THORNBURGH: Okay. I'd rather handle it | 1 | because there were two exceptions that weren't cracked |
| 2 | all now if we can. | 2 | Q. And before you're able to offer an opinion that |
| 3 | MR. THOMAS: I'll do it your way. It suits me | 3 | any specific mesh explant degraded, as you've described |
| 4 | just fine. What's Corbett's first name? It's okay. | 4 | it in your Bellew report and your New Jersey |
| 5 | BY MR. THOMAS: | 5 | consolidated report, you would want to analyze that |
| 6 | Q. Have you analyzed a mesh explant for | 6 | explant |
| 7 | Mrs. Corbett? | 7 | MR. THORNBURGH: Objection. |
| 8 | A. I need to see that report. | 8 | Q correct? |
| 9 | MR. THORNBURGH: Here is your report. | 9 | A. Yes, if I had to have definite personal |
| 10 | A. We're off of this other one, Bellew? | 10 | opinions |
| 11 | Q. We'll be back to it. I just want to do | 11 | Q. Okay. |
| 12 | something before I forget. I don't think you have. If | 12 | A of a specific sample. |
| 13 | you have, it will be a longer day than I thought. | 13 | Q. Different scientific opinions? |
| 14 | MR. THORNBURGH: He is asking if you received | | A. Opinions of a specific sample. |
| 15 | an expert for the Corbett case to analyze. | 15 | MR. THORNBURGH: Objection. |
| 16 | Q. If you did We haven't. I don't think you | 16 | Q. Let's go back to Bellew. And we're going to go |
| 17 | have. | 17 | to the PYMS section, page 62. |
| 18 | A. I don't have any recollection of it. That's | 18 | A. 62? |
| 19 | what I'm trying to say. | 19 | Q. Correct. |
| 20 | Q. Okay. Do you have an opinion to a reasonable | 20 | A. I'm with you. |
| 21 | degree of scientific certainty that the TVT mesh | 21 | Q. All right. You state here your opinion that |
| 22 | implanted in the plaintiff Corbett degraded? | 22 | antioxidants leach away from the surface of the |
| 23 | A. If I didn't analyze the sample, I can't speak | 23 | polypropylene fiber. Is it fair to understand that your |
| 24 | to that. I have no chemical analysis for that. | 24 | opinion in this regard is limited to the surface? |
| 25 | Q. Okay. And is it fair to understand as well | 25 | MR. THORNBURGH: Objection. |
| | Page 139 | | Page 141 |
| 1 | that you don't have an opinion to a reasonable degree of | 1 | A. Yes. |
| 2 | scientific certainty that the mesh explant for | 2 | Q. Do you have any evidence that antioxidants |
| 3 | Mrs. Corbett oxidized? | 3 | leach from the Prolene polypropylene fiber deeper than |
| 4 | MR. THORNBURGH: Objection. | 4 | the 1 microns of measurement that you've made with you |
| 5 | A. Same answer. | 5 | nanothermal analysis? |
| 6 | Q. And is it fair to understand that because you | 6 | MR. THORNBURGH: Objection. |
| 7 | have not looked at the mesh explant for Mrs. Corbett, | 7 | A. The other work I can't pronounce the name. |
| 8 | you can't have a degree have an opinion to a | 8 | |
| . () | | | Iakovlev, the depth appears to be closer to 4 to |
| 9 | reasonable degree of scientific certainty that the | 9 | 5 microns from Iakovlev's I don't know how to |
| 10 | Corbett TVT mesh underwent environmental stress | 9 10 | 5 microns from Iakovlev's I don't know how to pronounce that. |
| 10 11 | Corbett TVT mesh underwent environmental stress cracking? | 9 10 11 | 5 microns from Iakovlev's I don't know how to pronounce that. Q. That's why we're not on video. |
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36 (Pages 138 to 141)

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1 explants that I think the first three months nothing 2 showed up. And then you get progressive damage showing

3 up with length of time of the implantation. So it seems 4 to be a progressive thing.

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The exact rate can vary all over the map, depending on how I treat it. If I put it in chloroform or THF, it will extract at a much higher rate than in the body certainly. I can get it to extract overnight easily from the surface at least in those solvents.

And I think if I dissolve the whole fiber, I can get the whole thing. I can get it all out. But in the body, I have to rely on medical studies and not my

14 Q. Is it fair to understand that you've done no studies to determine the rate at which any antioxidants 15 16 leach from Prolene polypropylene in vivo?

17 A. Time studies, no. We've relied on other 18 papers.

19 Q. Other than Clave, can you point to any 20 literature to provide you with information about the

21 rate at which any antioxidants leach away from the

22 surface of Prolene polypropylene?

23 A. I think Barbolt and others and your own 24 researchers clearly state that it leaches out over a

25 period of time. The dog study ran -- I don't know -- it Page 144

polymer and remove the additive.

So it's got to do with the ability of, in this case, formalin to solubilize the additive and secondarily to swell the polymer. Because even if it solubilizes the additive, it doesn't swell the polymer, it won't remove the additive.

Q. Did you study the extent to which formalin undergoes any chemical reactions with the additives in Prolene polypropylene?

A. We did not. But dilauryl thiodipropionate is an ester. It has no reactive function group to react with it, so it would be inert.

13 Q. DLTDP is inert?

> A. Well, it's an ester. It has no active functional group to react with a formaldehyde.

Q. Okay. Is it your opinion that none of the additives in Prolene polypropylene react chemically with

A. Well, Santonox R under the right conditions might react because it does have reactive functional groups, the hydroxy groups and the molecule.

Under the right pH conditions, and so on, it could be reactive or not reactive, depending on whether it's -- it would require acid or based catalysis in order to be reactive. And your material at the formalin

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1 was called a 10-year dog study, but it didn't run that 2 long. It ran six and a half, seven years. I forget.

But the damage increased with the time of implantation.

So it seems to be a year or two needed for damage to become -- no damage seems to be seen before three months. That's all I can say.

Q. Okay. Have you seen any literature that suggests that any oxidation of the surface area of the polypropylene mesh stops after a period of time?

A. I have not seen that, no.

11 Q. Okay. And you acknowledge that formalin has 12 some effect on extracting at least Santonox R from the 13

A. Santonox R is partially extracted by formalin. That's true. 10 percent formalin.

Q. How chemically does that happen?

17 MR. THORNBURGH: I object.

18 A. Well, it's acting as a solvent. And it's -- I 19 don't know that it -- "happening chemically" is the 20 right way to phrase it. It's just extracting.

Any organic solvent will have -- Number 1, it has to be able to dissolve the polymer or the additive of interest. And then it has to be able to swell the

24 polymer that you're trying to extract it out of so that 25

it can get -- the solvent can get into the swollen

Page 145

is buffered, so it's at a neutral pH, so it should not 2 react.

Q. Is it fair to understand that when you did your PYMS analysis you did not look for any chemical substances that would be formed by reactions between formalin and any of the other additives to polypropylene to make Prolene?

MR. THORNBURGH: Objection.

A. Well, had it occurred, I believe we would have seen it and mentioned it. But we didn't see anything. Again, the dilauryl thiodipropionate has got no reactive functional groups, and the Santonox R is at a neutral pH which should not be reactive either.

14 Q. Did you look at the issue of whether DLTDP is 15 inert as a part of this analysis?

A. Inert?

17 Q. I guess that's the word you use.

18 A. Well, it's an antioxidant. I'm talking about 19 for chemical reaction with an aldehyde. I'm not talking 20 about being inert under all conditions.

21 Q. I'm sorry. I misunderstood you.

22 Did you analyze the extent to which DLTDP is inert with respect to formalin? 23

24 MR. THORNBURGH: Objection. Asked and 25 answered.

37 (Pages 142 to 145)

| | Page 146 | | Page 148 |
|--|--|--|--|
| 1 | A. No. It doesn't have any reactional functional | 1 | to do it. |
| 2 | groups to react. | 2 | Q. Okay. How many of these eight substances have |
| 3 | Q. Okay. In your report you refer to molecules | 3 | carbonyl groups? |
| 4 | that you identified in your PYMS testing. And on | 4 | A. They all do. |
| 5 | page 66, you say in the middle of the page beginning | 5 | Q. How can you distinguish by FTIR these eight |
| 6 | with, "Cholesterol, cholesterol-like molecules, and | 6 | substances on Table 9, page 69, from what you call |
| 7 | fatty acids, such as palmitic acid," et cetera, "were | 7 | oxidized polypropylene? |
| 8 | also observed in the PYMS chromatograms of the Bellew | 8 | A. In Chart 61? |
| 9 | sample." | 9 | Q. Yes. |
| 10 | And it was important to you that they were | 10 | A. Easy. The sodium hypochlorite would destroy |
| 11 | detected below the surface. Why is that important to | 11 | these molecules along with it just cleans the |
| 12 | you? | 12 | surface. There's nothing there but polypropylene. |
| 13 | A. Because it really wouldn't because the way | 13 | Q. Okay. Did you test Bellew Explant C to |
| 14 | the samples were made and they've been implanted for | 14 | determine the presence of these eight substances? |
| 15 | years, there would not be expected to be any large | 15 | That's the clean one. Strike that. Hang on a minute. |
| 16 | amount on the surface. The only place you're going to | 16 | Look at the top of Table 9. It says, |
| 17 | get it is from below the surface. | 17 | "Compounds unique to Bellew, Dianne B and C." |
| 18 | Q. Okay. And you identify the eight molecules | 18 | This suggests, as I read it, that these eight |
| 19 | that you found on Table 9 as a result of your LCMS | 19 | substances are in the sodium hypochlorite sample. Is |
| 20 | results. Correct? That's on page 69. | 20 | that true? |
| 21 | A. Yes. It's LCMS, not PYMS. | 21 | A. I would say so, yeah. |
| 22 | Q. I understand. And it's Is it ricinoleic | 22 | Q. So the question again, if these eight |
| 23 | acid? | 23 | substances are in Bellew Explant C, the one cleaned with |
| 24 | A. Ricinoleic acid. | 24 | sodium hypochlorite, these eight substances each have |
| 25 | Q. Arachidonic acid? | 25 | carbonyl groups, how can you distinguish the presence of |
| | 5 145 | | |
| | Page 147 | | Page 149 |
| 1 | Page 147 A Arachidonic | 1 | Page 149 these eight substances in the FTIR analysis on in |
| 1 2 | A. Arachidonic. | 1 2 | these eight substances in the FTIR analysis on in |
| 2 | A. Arachidonic. Q. Oleic acid? | 2 | these eight substances in the FTIR analysis on in your FTIR section of your report? |
| 2 | A. Arachidonic.Q. Oleic acid?A. Oleic acid. | 2 | these eight substances in the FTIR analysis on in your FTIR section of your report? A. LCMS can see parts per billion. You can see |
| 2 | A. Arachidonic.Q. Oleic acid?A. Oleic acid.Q. Diglyceride? | 2 3 4 | these eight substances in the FTIR analysis on in your FTIR section of your report? A. LCMS can see parts per billion. You can see levels of parts per million easily. It's just that it's |
| 2 3 4 | A. Arachidonic.Q. Oleic acid?A. Oleic acid.Q. Diglyceride?A. Yes. | 2 3 4 5 | these eight substances in the FTIR analysis on in your FTIR section of your report? A. LCMS can see parts per billion. You can see levels of parts per million easily. It's just that it's there, but it's there at very low levels, so it would |
| 2 3 4 5 | A. Arachidonic.Q. Oleic acid?A. Oleic acid.Q. Diglyceride?A. Yes.Q. Cholesterol linoleate? | 2 3 4 5 6 | these eight substances in the FTIR analysis on in your FTIR section of your report? A. LCMS can see parts per billion. You can see levels of parts per million easily. It's just that it's there, but it's there at very low levels, so it would not be at levels you can't even see something in the |
| 2 3 4 5 6 | A. Arachidonic.Q. Oleic acid?A. Oleic acid.Q. Diglyceride?A. Yes.Q. Cholesterol linoleate?A. Yes. | 2 3 4 5 6 7 | these eight substances in the FTIR analysis on in your FTIR section of your report? A. LCMS can see parts per billion. You can see levels of parts per million easily. It's just that it's there, but it's there at very low levels, so it would not be at levels you can't even see something in the infrared until it's at roughly 1, 2 percent. So it's an |
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| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | A. Arachidonic. Q. Oleic acid? A. Oleic acid. Q. Diglyceride? A. Yes. Q. Cholesterol linoleate? A. Yes. Q. And glycerol palmitate dilinoleate? A. Right. Q. All of those are present in the Bellew explant. Correct? A. They were identified by the mass spec, yes. Q. Did you measure how much of these materials were in the Bellew explant? A. It wasn't our purpose to quantitate those. It was to look to see if they were present. Q. So you A. They were quantitating the additives, your additive, not these compounds. Q. So is it fair to understand that you did not undertake to identify how much of these eight substances | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | these eight substances in the FTIR analysis on in your FTIR section of your report? A. LCMS can see parts per billion. You can see levels of parts per million easily. It's just that it's there, but it's there at very low levels, so it would not be at levels you can't even see something in the infrared until it's at roughly 1, 2 percent. So it's an order of magnitude issue. Q. You just told me a minute ago that you didn't undertake to quantitate how much was present. A. Yeah, but we know from the peak size in general that what the response factors are. So it's these are not huge amounts. These are they're detectable amounts by this technique. Q. Okay. A. The same is true for PYMS. Q. Tell me the scientific basis for your opinion that the carbonyl group peaks generated by these eight substances in Table 9 on page 69 are not what you see in your FTIR analysis. A. There are two lower levels to see by IR, even |
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| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | A. Arachidonic. Q. Oleic acid? A. Oleic acid. Q. Diglyceride? A. Yes. Q. Cholesterol linoleate? A. Yes. Q. And glycerol palmitate dilinoleate? A. Right. Q. All of those are present in the Bellew explant. Correct? A. They were identified by the mass spec, yes. Q. Did you measure how much of these materials were in the Bellew explant? A. It wasn't our purpose to quantitate those. It was to look to see if they were present. Q. So you A. They were quantitating the additives, your additive, not these compounds. Q. So is it fair to understand that you did not undertake to identify how much of these eight substances were in the Bellew explant? A. Each one of those would have required a | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | these eight substances in the FTIR analysis on in your FTIR section of your report? A. LCMS can see parts per billion. You can see levels of parts per million easily. It's just that it's there, but it's there at very low levels, so it would not be at levels you can't even see something in the infrared until it's at roughly 1, 2 percent. So it's an order of magnitude issue. Q. You just told me a minute ago that you didn't undertake to quantitate how much was present. A. Yeah, but we know from the peak size in general that what the response factors are. So it's these are not huge amounts. These are they're detectable amounts by this technique. Q. Okay. A. The same is true for PYMS. Q. Tell me the scientific basis for your opinion that the carbonyl group peaks generated by these eight substances in Table 9 on page 69 are not what you see in your FTIR analysis. A. There are two lower levels to see by IR, even though they are detectable by LCMS. Q. And that's because of your conclusion that the |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | A. Arachidonic. Q. Oleic acid? A. Oleic acid. Q. Diglyceride? A. Yes. Q. Cholesterol linoleate? A. Yes. Q. And glycerol palmitate dilinoleate? A. Right. Q. All of those are present in the Bellew explant. Correct? A. They were identified by the mass spec, yes. Q. Did you measure how much of these materials were in the Bellew explant? A. It wasn't our purpose to quantitate those. It was to look to see if they were present. Q. So you A. They were quantitating the additives, your additive, not these compounds. Q. So is it fair to understand that you did not undertake to identify how much of these eight substances were in the Bellew explant? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 | these eight substances in the FTIR analysis on in your FTIR section of your report? A. LCMS can see parts per billion. You can see levels of parts per million easily. It's just that it's there, but it's there at very low levels, so it would not be at levels you can't even see something in the infrared until it's at roughly 1, 2 percent. So it's an order of magnitude issue. Q. You just told me a minute ago that you didn't undertake to quantitate how much was present. A. Yeah, but we know from the peak size in general that what the response factors are. So it's these are not huge amounts. These are they're detectable amounts by this technique. Q. Okay. A. The same is true for PYMS. Q. Tell me the scientific basis for your opinion that the carbonyl group peaks generated by these eight substances in Table 9 on page 69 are not what you see in your FTIR analysis. A. There are two lower levels to see by IR, even though they are detectable by LCMS. |

Page 150 Page 152 1 than 1 percent minimum for strong groups of carbonyl in 1 A. 403? 2 infrared, whereas we can see part per million easily, 2 Q. It's back in your data section. 3 3 sometimes part per billion levels, in the LCMS. (Pause) 4 4 Q. Are you there? Most of these peaks that you look at in all of 5 these charts are smallish. They're low levels. The 5 A. I believe so, at 403. 6 6 O. At the bottom there, there's -- first of all, biggest -- To give you one example, look at page 72, the 7 bottom figure, 71. This is Exemplar A, untreated, this 7 what are these? 8 8 particular one. A. They're mass spectra. 9 There's your dilauryl thiodipropionate. The 9 Q. And what does a mass spectra do? 10 peak is off-scale. That's only .4 to .6 percent because 10 A. Mass spectra. 11 it's pristine, brand new. That's with no time for 11 Q. What is a mass spectra? 12 12 extraction. A. I'm just trying to help her spell. 13 The levels that would be found in -- Let me see 13 It's a fingerprint, just like an infrared. 14 14 if I can -- in the extracted sample -- I mean the When a molecule fragments in a mass spec, it gives a 15 series of ions. And each of those straight lines up are 15 explant samples. Let me see if I can find those. 16 MR. THORNBURGH: Page 74. 16 one of the ions. The number above it is the molecular 17 A. 74. Okay. That's the one for the Santonox R, 17 weight of the particular ion. 18 18 And when all of those ions are put together at I believe. Yeah. 19 19 So the green one is Bellew, Dianne B, without the specific intensity levels that are seen, then they 20 tissue. The black one is Dianne Bellew with sodium 20 match a particular compound. It is a fingerprint. 21 hypochlorite-treated. You see how much lower those 21 Q. And the fingerprint that allows you to identify 22 22 hopefully specific compounds that may be present in what levels are than -- What I'd like to see is the dilauryl 23 thiodipropionate one. Let me see if I can find -- It 23 you've analyzed? 2.4 must be up in the front. 2.4 A. That's the goal. Yes, sir. 25 MR. THORNBURGH: Page 10. Sorry. Page 72. 25 Q. If you look at the bottom of 403, is that a Page 151 Page 153 A. That's a good one. So green is Bellew. This compound that results from a reaction between DLTDP and 1 2 is for dilauryl thiodipropionate. Top chart, page 70. 2 formalin? 3 We have Exemplar A, untreated, and then we have --3 A. No. 4 that's the biggest peak. And then we have formalin 4 Q. Why not? 5 5 treated and we have hypochlorite treated. A. Because it's the same structure as dilauryl 6 These are -- Basically, they're just showing 6 thiodipropionate except -- Go ahead. 7 7 that to get any -- these responses, you've got Q. Is -- What I'm looking at is the bottom of 8 8 page 403. Are you saying what we're looking at there is .4 percent. In the case of Exemplar B and C, they've 9 DLTDP? 9 been sitting in the body for a while, about two years in 10 A. It's an analogue. When you buy dilauryl 10 her case, and so the levels are much lower since the 11 thiodipropionate, you really get a mixture of chain 11 peaks are smaller. 12 12 links, 10, 12. This is didodecyl, so this is C12. I So that would translate to the percentages 13 think -- lauryl I think is C12, so this would be DLTDP. 13 apparently of the explanted samples being -- I think the 14 14 Q. Okay. calculation we got -- it's in the report. We've got 15 15 something like .04 percent left after two years on the A. But they have other -- When you buy a 16 explanted material, which would be .04 percent of 16 commercial DLTDP, if you analyze it you'll find 17 .4 percent put in originally, which would be completely 17 different chain links. 18 undetectable by infrared. 18 Q. When you analyzed the Prolene polypropylene 19 19 mesh for the presence of DLTDP, did you include in that Q. Okay. analysis all of the different variations of DLTDP? 20 A. And the other molecules would be on that order 21 of magnitude or less. You can't really even see -- most 21 A. The majority is found in one peak, by far. So 22 it's just irrelevant. It would be way less than of these I think were seen -- some of them were seen in 22 23 LCMS and some were seen in PYMS. 23 1 percent error. 24 Q. Would you look at page 403 of your report, 24 Q. How do you know that? 25 please. A. Because you'd see them in the peaks. Because

39 (Pages 150 to 153)

Page 154 Page 156 MR. THORNBURGH: You didn't intend to deceive 1 they would ionize just like the dilauryl 1 2 thiodipropionate, have a series of peaks, bing, bing, 2 The person that wrote the note -- I'm just playing. 3 3 BY MR. THOMAS: bing. Q. Do you see that's highlighted in your copy? 4 Q. Okay. 4 5 5 A. And even if they don't separate on the A. What's highlighted, sir? 6 6 chromatogram, that means they would be under the same Q. Are you looking at the --7 peak and they would be integrated in the same area and 7 A. I'm at PYMS now. So it's fair, this is the 8 8 would fall under the same calibration. PYMS -- I'm looking at the retention time here, which is 9 Q. Do you know how many of the analogues of DLTDP 9 7 minutes. So I'm going to look at 7 minutes. 7.193 10 are not picked up by your methodology to detect DLTDP? 10 minutes. So we're right here. 11 MR. THORNBURGH: Objection. 11 Q. "We're right here" meaning what? 12 A. Dilauryl thiodipropionate responds beautifully. 12 A. Well, that's around 7.1 minutes. 13 In all the analogues it responded beautifully, too. 13 Q. You're on page 64? 14 14 They all ionize similarly. A. Yeah. Q. I thought you told me a minute ago that your 15 15 Q. And what does that tell you? 16 methodology did not capture all of the DLTDP analogues, 16 A. Well, it tells me that this peak out here at 17 but you said the majority of them. 17 12.8 minutes is dilauryl thiodipropionate. 18 MR. THORNBURGH: Objection. That's not what he 18 Q. Okay. 19 said to you. 19 A. The other one wasn't identified because it 20 A. It would see them all because they would just 20 isn't dilauryl thiodipropionate. We're trying to 21 be varying chain links. They would show up in the same 21 quantify dilauryl thiodipropionate. 22 types of peaks that I showed you. 2.2 Q. My question is, is the material on page 363 of 23 Here is a good way to look at this. 23 your report a derivative of DLTDP? And that is formed 24 Q. Is the analogue that you've described on the 24 with a reaction with formalin that also show up on your 25 bottom of page 403 a derivative of DLTDP? 25 PYMS data. Page 155 Page 157 1 A. No. It's the same. It's C12. A. Well, it's an OH group. So this compound would 1 2 Q. Okay. Let's go to 363. 2 have potentially the problem -- the possibility of 3 A. 363. Got it. 3 reacting with formalin, but this branch point tells me 4 Q. 363 in Exhibit Number 1 at the bottom, what is 4 it's not. 5 5 that compound? When you get fatty -- they make this from fatty 6 A. It's identified isooctyl 3-mercaptopropionate. 6 acids. When you extract fatty acids from the body, 7 7 Q. Are you familiar with that compound? you're going to have C12, C14, C16, C18, all of these. 8 8 A. It's just identified by the computer. It looks They make the mixtures of fatty acids down, and then 9 9 like a hydrolysis product of something similar to the they react to fatty acids with the sulfur-containing 10 10 dilauryl thio compound, but it's because it's got sulfur alcohols to get the final compound. 11 in there. 11 So when you're all said and done, what you have 12 Q. Are you able to determine whether the material 12 is this compound plus two carbons minus two carbons, 13 identified at the bottom of page 363 is the result of a 13 plus or minus. You don't have this structure. 14 chemical reaction between formalin and DLTDP? 14 If this hydrolyzed here --15 MR. THORNBURGH: Objection. 15 O. At 12.7 minutes? 16 A. Let's see. What's the retention time? 7.193 16 A. Yeah. But this might --17 minutes. So now you've jumped from LCMS to PYMS, 17 MR. THORNBURGH: Let him finish the answer 18 believe. 18 A. You would have something akin to this, but you 19 19 wouldn't have this because you don't have the branch Q. Probably have. I'm sorry. 2.0 A. So now I got to go back to PYMS. 20 point. That's linear. That's branched. 21 Q. I didn't do that with an intent to deceive. I 21 Q. I thought you told me that this showed up at 22 did that because somebody gave me a note. There's a 22 7-point-something minutes. 23 23 A. It does. It does. That's what this is telling 24 A. There is, huh? As long as you don't do it, it 24 me up here. 25 doesn't matter? 25 Q. And this is -- could be -- you don't know for

40 (Pages 154 to 157)

Page 158 Page 160 1 sure -- a derivative or a compound formed by formalin 1 cracking in Ethicon's own research documents. 2 and DLTDP? 2 Q. Have you ever tested these materials to MR. THORNBURGH: Objection. Move to strike. 3 3 determine the extent to which they can cause 4 4 Misrepresents his testimony. environmental stress cracking in Prolene polypropylene 5 5 THE WITNESS: What do I do now? mesh? 6 MR. THORNBURGH: Answer it the way you just 6 MR. THORNBURGH: Objection. 7 answered it for him. 7 A. I'm relying on published information, Clave and 8 8 A. Well, this doesn't represent this. Ethicon's own documents. 9 Q. I didn't say that. That's not my suggestion. 9 Q. Do you have an opinion to a reasonable degree 10 A. Well, it can't be from this, then, because this 10 of certainty that any or all of these eight substances 11 isn't linear and this is. It's a different chemical 11 caused environmental stress cracking in Miss Bellew's 12 structure. 12 polypropylene mesh? 13 Q. So what you're telling me, just so I 13 A. Anytime they're present in an oxidized 14 14 understand, the substance depicted on the bottom of 363 material, they're going to contribute to environmental cannot be derived from the dilauryl thiodipropionate stress cracking to a reasonable degree of scientific 15 15 16 that's shown on page 1386? 16 17 A. Correct. If it was just this, I could say 17 Q. And what literature is one on which you rely to 18 maybe, because the hydrolysis here would give this 18 support that position? I think you said the literature 19 functionality. But it wouldn't give this branch. 19 support it. 20 Q. Okay. 20 A. Well, Clave talks about it. 21 A. And the branch isn't there. 21 Q. I want to get to Ethicon's documents later. I 22 Q. The branch you're talking about is at the very 22 understand that's an aside. I asked for published 23 end of the molecule there's a figure going straight up? 23 literature. That's what I'm interested in. I'm just 2.4 A. Right. 24 trying to be fair on the time. 25 Q. Okay. 25 Is there any published literature? Page 159 Page 161 A. That represents two methyl groups versus one, 1 MR. THORNBURGH: Doctor, feel free to look at 1 2 to a chemist. 2 your report if you need to refer to it. 3 Q. That's the best I can do. Sorry. Thank you. 3 A. Well, Clave, I think Celine Mary. 4 Is the chemical structure at the bottom of 4 Q. Doctor, do you know the extent to which the 5 5 substances that are on page 69 of your report, these 363 ---6 A. Can I put these -- okay. Keep these. 6 eight substances that you've identified, are 7 Q. 363, is that pure DLTDP or a derivative of 7 plasticizers? 8 8 DLTDP? A. They would be considered plasticizers, yes. 9 MR. THORNBURGH: Objection. Asked and 9 Q. Do you know how these eight substances, which 10 answered. Objection. Compound question. Objection. 10 could be considered as plasticizers, could operate to 11 Misrepresents his testimony. 11 make the Prolene polypropylene mesh tougher? 12 A. It doesn't represent anything from dilauryl 12 A. Well, plasticizers do tend to do that in 13 thiodipropionate because of the branch, like we just 13 amounts. But generally the amounts for plasticizers are 14 talked about. 14 huge. You plasticize PDP, you put in -- what is it? 15 15 Polyvinylchloride -- excuse me -- pipe, which is very O. Okay. 16 A. Can these go back now? Do you want more? 16 rigid. You turn it into a flexible purse. 17 Q. I don't want any more of that. 17 But the amount of plasticizer -- and there's 18 A. Okay. 18 40, 50, 60, 70, 80 percent. We're not talking anything 19 19 Q. Let's go back to page 69, please. like that here. Q. Have you ever analyzed the extent to which the 20 20 21 Q. What information do you have that these eight 21 presence of these eight substances identified on

41 (Pages 158 to 161)

Table 9, page 60 of your report, would operate as

plasticizers and toughen the Prolene polypropylene mesh

MR. THORNBURGH: Objection. Asked and

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in Mrs. Bellew?

substances on page 69 contribute to environmental stress

A. Well, their presence is just generally

recognized as contributing to environmental stress

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cracking in Prolene?

Page 162 Page 164 MR. THORNBURGH: Objection. 1 answered. 1 2 (Record read) 2 A. Other components of the sample like what? 3 3 MR. THORNBURGH: Objection. Asked and Q. For example, polypropylene. Before these eight 4 4 compounds became part of the polypropylene, the 5 5 A. Again, I'm relying on -- I have not personally. polypropylene was 100 percent. When these eight samples 6 were introduced in the polypropylene, the percentage of 6 I'm relying on Ethicon's own studies --7 Q. Okay. 7 polypropylene is then reduced? 8 8 MR. THORNBURGH: Objection. A. -- that says you get -- I'll read it to you. 9 9 Better if I read it than get it wrong. Average breaking A. Yes, but the amount is so tiny as to be 10 10 irrelevant. strength ---11 Q. Before you read that, would you mind 11 Q. And we've already established that you've not 12 12 identifying the article by the number at the bottom? measured the amount of these eight substances. 13 A. ETH MESH 15955462. 13 Can you give a reasoned judgment about how much 14 14 "The average break strength remaining for size of this -- of these eight materials are present in the 30 is 76.5 percent, range 47 to 93 percent. For size 15 15 Bellew sample as a percentage and then explain to me how 16 4.0 is 98.2, range 86 to 110 percent, when compared to 16 you make that judgment? 17 similar sized controls. 17 MR. THORNBURGH: Objection. Compound, form, 18 "Only one length of 50 Prolene was available 18 mischaracterizes his prior testimony. 19 19 for tensile strength measurement, indicating 76 percent A. I think I've explained this before. But the 20 strength remaining for the 7-year specimen." 20 peak size and all, it's -- PYMS and LCMS are extremely 21 So I don't know. We claim that strength is 21 sensitive techniques. The fact that you can see a 22 22 going up, but this claims it goes down with time. It's peak -- you can see peaks at parts-per-million levels. 23 Ethicon's own document. 23 So I would say that all of these quantitatively 24 Q. Have you seen any documents addressing the 24 should be below a 10th of a percent, probably just on my 25 general knowledge, experience, based on years of work eight substances that are present on Table 9 on page 69 Page 163 Page 165 1 as to whether they operate as plasticizers in Prolene 1 with these techniques. 2 polypropylene mesh? 2 We're seeing very tiny peaks, much less than 3 MR. THORNBURGH: Objection. 3 those that we see for your .4 percent dilauryl 4 A. Again, Clave I think talks about them getting 4 thiodipropionate or the Santonox R. So it certainly is 5 into the -- getting into the polymer but not as a 5 not -- it's a trivial amount. 6 plasticizer, as a stress cracking agent. 6 Q. Okay. What does "trivial" mean? 7 Q. Is that the extent of your literature knowledge 7 A. It's an amount that would have no effect as a 8 8 of the impact of these substances on the Prolene plasticizer at all. 9 polypropylene? 9 Q. Okay. On your nanothermal analysis, page 82 --10 MR. THORNBURGH: Objection. Do you want him to 10 A. 82. Okay. 11 talk about internal documents now or not? 11 Q. It looks like you're missing a sentence --12 MR. THOMAS: I thought he just did. 12 MR. THORNBURGH: Objection. 13 A. It goes to environmental stress cracking. 13 Q. -- right in the middle of the paragraph. 14 MR. THORNBURGH: I think that's what his 14 MR. THORNBURGH: Objection. 15 question was. Listen to his question. 15 O. At least mine is. 16 Q. I'll withdraw the question if you're going to 16 A. The "nano" should be capitalized. It's the go through those documents right now. I'll look at 17 17 start of a sentence. "Nano-TA measurements, Figure 83 those later if that's okay. Withdraw the question. 18 18 (right) on these flakelike materials show an even lower 19 Now, when you -- Strike that. 19 thermal transition than observed for the Bellew sample.' 20 The presence of these eight samples -- Strike 20 That's a complete sentence. It just needs a 21 that. 21 capitalization of the "nano." 22 The presence of these eight substances would 22 Q. Now, in a nanothermal analysis you did the AFM 23 tend to, on a relative basis, reduce the percentage 23 imaging, AFM analysis. And that's where you arrived at 24 presence of the other components to the sample. Would 24 the approximate 1 micron in size. Correct? Is that you agree with that? 25 fair?

Page 166 Page 168 1 1 A. Where are you, sir? MR. THORNBURGH: Objection. 2 Q. I'm on page 79 and 80. 2 A. Well, the top and the left are the dimensions 3 3 A. Okay. And now the question? I'm sorry. of the surface, the X and the Y. 4 Q. Figure 80 shows your analysis of the surface of O. Okay. 5 5 the Bellew, Dianne B sample and shows a crack depth A. So the top one, 0 to 10, is microns. And on 6 measured that one time in that one place at 6 the left side it is also microns, 0 to 20. The bottom 7 7 1,178 nanometers. Correct? one, minus 1,000 to 1,000 nanometers is the hike. 8 8 So you can measure the surface by the color. A. Yes. 9 9 Q. And that's what we've been referring to Light materials are elevated. You can see the color at 10 10 throughout the day as the 1 micron crack? the bottom with the scale. So it's scaled according to 11 A. Correct. 11 color. Do you see that? Q. Did you conduct the same kind of testing on the 12 12 Q. Yes. 13 mesh cleaned with sodium hypochlorite? 13 A. So 1,000 nanometers above the surface would be 14 14 MR. THORNBURGH: Objection. white, and 1,000 nanometers below would be that black 15 15 A. We didn't do a crack depth there, no. So in one sense you can see a height 16 16 differential here approaching two microns, 17 A. I have no idea. We really weren't after cracks 17 2,000 nanometers, in this sample from top to bottom. anyway. We were after melt points. So it was really a 18 Some regions are higher than others. 18 19 secondary -- there was no reason not to, no reason to do 19 Q. Is there any way to tell from this analysis 20 it either. 20 what the chemical composition is of the sites that are 21 Q. Was there anything about sample availability 21 tested by this test? 22 that limited your opportunity to test for crack depth on 22 A. It's only designed to do melt points. 23 sodium hypochlorite-treated explant? 23 Q. Right. So is it fair to understand that you 24 A. I wouldn't think so. You can see the flake 24 can't tell me to a reasonable degree of scientific 25 there on Figure 83 that -- the red sections. There's 25 certainty that what is tested in Figure 83 is only Page 167 Page 169 actually two flakes marked in red hash marks versus the 1 polypropylene? 2 solid material, which is in blue. It's got two 2 MR. THORNBURGH: Objection. 3 different melt points. 3 A. That question would be answered by Figure 60. 4 4 Q. Okay. Now, on page 83, when you talk about, The infrared shows that the hypochlorite treated was 5 the second and third line, "significant surface 5 polypropylene, oxidized polypropylene. So it's oxidized 6 degradation," again, we're talking about, at least as 6 polypropylene. 7 far as you know, a 1 micron crack depth? 7 Q. All right. Without any kind of contaminants at 8 8 MR. THORNBURGH: Objection. all? 9 9 A. I don't follow, 1 micron crack depth. A. Well, there's the carbonyl. There's the 10 10 Q. Let me ask the question this way: What is the oxidation piece we showed you. And of course, there's those couple identified peaks where something else has 11 significant surface degradation you're talking about? 11 12 12 reacted. We don't know what it is, but it's reacted Is it the --13 A. Well, it's the melt point, 115 versus 78. 13 polypropylene. 14 Q. Got it. Which we went through in great detail? 14 Q. How do you know it's reacted polypropylene? 15 A. Which we went through. 15 A. That's all that's there. We can go back and 16 Q. And it's 1 to 2 percent? 16 look at that again if you want. 17 A. Degradation would result in the 4200 molecular 17 So we start out on 59, Figure 58, with the mesh 18 18 that's got the protein on it. Can you see amide I and 19 19 Q. Okay. And page 83, Figure 83, the image to the amide II bands? And then it's treated with 20 20 left with the blue is designed to show those places hypochlorite. Turn the page. And the amide I and the 21 where the measurements were taken. Is that fair? 21 amide II is totally gone and what's left is water, 22 A. The red and blue is where the measurements were identified by that 3500 band. Oxidized carbonyl, 1720, 22 23 23 1740, and that sideband, 1710. And there's a 1750 which taken. Correct. 24 Q. And the lines on the graph to the right are 24 I can't identify. 25 reflections of what the measurements showed? And then the 1454, 1377 are propylene bands.

43 (Pages 166 to 169)

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- 1 And all those little bands at 1165, 999, 972, 841 are
 - all polypropylene, which are very, very weak. And the
- 3 fact that they're so clear there is -- it makes it look
- 4 very similar to the spectrum of a pure polypropylene,
- 5 which is back there a couple of charts.

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If you go back and look at 55, you'll see a pure polypropylene. And that spectra we have there is essentially pure polypropylene.

So except for the oxidation bands and that little bit of unidentified, everything else in the spectrum is polypropylene, plus a little bit of water, when you compare 55 and 60.

Q. Let's go to page 84 of your report, please.

The last paragraph says, "It can be stated to a reasonable degree of scientific certainty that degradation in these fibers is a surface phenomenon initially, which will more likely than not continue deeper and deeper into the fiber as time passes."

The last part of that sentence is what I'm interested in.

There's no evidence from the work that you've done in this case that the degradation that you've described here was more than a surface phenomenon or

24 Ms. Bellew. Correct?

25 MR. THORNBURGH: Objection.

Page 171

- 1 A. In Ms. Bellew, yes.
 - Where are you reading here? Page 84?
- 3 Q. Yes.
- 4 A. Which paragraph?
- 5 Q. Third paragraph.

6 And then you say after that that "more likely 7 than not continued deeper and deeper into the fiber as 8 time passes."

9 A. Right.

slowly occur.

- 10 Q. I've not seen any analysis in your report to explain how that happens. 11
- 12 MR. THORNBURGH: Objection.
- 13 A. It happens the same way that the surface layer 14 degradation happens. It takes longer because it's 15 further in. The inside is more crystalline, and so it's 16 less susceptible to degradation in general. But it will

18 That's based on my 40 years of experience doing 19 testing. I've seen this over and over again.

- 20 Q. 40 years of testing of what?
- 21 A. All kinds of plastics, including polypropylene.
- 22 I remember doing a stadium seating problem in Japan
- 23 where literally 100,000 seats turned to dust and blew
- 24 away, all polypropylene, because of lack of antioxidant
- 25 It went right through the surface layer, went to the

Page 172

- 1 next layer, went to the next layer, went into the next
- 2 layer. Within less than two years, every seat was just
- 3 gone.

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- 4 Q. Have you undertaken to determine how long
- 5 Prolene polypropylene in the Prolift device will last in
- 6 the human body before it fails?
 - MR. THORNBURGH: Objection.
 - A. Have I?
 - Q. Yes.
- 10 A. I think that's determined by the doctors and
- 11 the women who decide when the pain and all that is --
- 12 that's not my area of expertise.
- 13 Q. Okay. Have you undertaken any analysis to
- 14 determine how long the Prolene polypropylene in TVT
- 15 lasts before it fails, as you've described in this
- 16 report?
 - MR. THORNBURGH: Objection.
- 18 A. Again, the failure would be determined by the
- 19 doctors and their patients.
 - A. They have to decide when the pain is too great
- 22 or whatever is going wrong, not me.

Q. You can't do that?

- 23 Q. In terms of the mechanical properties of the
- 2.4 Prolene polypropylene mesh, have you undertaken to
- 25 determine when the Prolene polypropylene fails because

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- 1 of the degradation that you've described in this report?
 - MR. THORNBURGH: Objection.
- 3 A. Well, Number 1, we just don't have enough
 - material to do physical testing. None of us do, either
- 5 side.
- 6 And Number 2, the failure, again, is determined 7 by the doctors and the patients, not me.
- 8 Q. Okay. How long have polypropylene sutures been 9 used in the medical field?
- 10 MR. THORNBURGH: Objection.
 - A. They were used in the dog studies. So I don't
- 12 know exactly how long, but many years for sure. Back in
- 13 the '80s at least.
- 14 Q. Do you have an opinion to a reasonable degree
- 15 of scientific certainty as to whether the cracks stopped
- 16 after what you've described as penetration of the 17
- surface of a few microns deep?
 - MR. THORNBURGH: Objection. Asked and answered.
- 20 A. Well, what you obviously get from Iakovlev and
- 21 the studies that I've seen from Dr. Thames is that
- 22 there's this bark -- I can't pronounce this. Iakovlev.
- 23 There's the bark. And then Thames shows something
- 24 similar. We see it in our SEM micrographs as well.
 - What seems to happen is there is a rather

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Page 174 Page 176 1 rapidish failure of the surface, a few micron layer, and 1 nanothermal melt point of the outer layer? 2 then the other layer underneath would start to go, but 2 MR. THORNBURGH: Objection. 3 3 it would be much slower. A. It's apples and oranges because you're So there will be a point at which the rate of 4 measuring the nondegraded inner core primarily with DSC 4 5 5 degradation -- I guess if you want to call it that --You are measuring the outer core, but it's diluted 6 would slow down once the surface is fully destroyed, and 6 because it is a thin-skin effect. Again, it's a total 7 then you're at the underlying crystalline layer that's 7 gross phenomenon. 8 8 going to degrade but much slower. Nobody has kept then Q. I hope you understood my question. Let me try 9 in long enough to study that chemistry. 9 again. I'm trying to understand if it's appropriate to 10 Q. How long would you need to keep them in before 10 use --11 11 you could study that chemistry? MR. THORNBURGH: He answered the question. 12 12 MR. THORNBURGH: Objection. Q. I thought you said it was inappropriate to use 13 A. Since it's not been done, I don't know. 13 the outer layer nanothermal analysis and compare it to 14 Q. What is it chemically that is the difference 14 the inner core measured by DSC. 15 between this outer layer and the inner layer that causes MR. THORNBURGH: Objection. 15 a distinction between the two layers, as you've 16 A. Well, the DSC gives you a blended --16 17 described it? 17 Q. I see. 18 A. I'm not sure it's a chemical difference. It's 18 A. -- response from both the skin and the inner 19 a physical difference. 19 core. But most of the melt point is determined by the 20 Q. Tell me what you mean by that. 20 inner core, whereas nano-TA is exclusively outer skin. 21 A. You have an amorphous layer that's a few 21 Q. Okay. And the reason why it would be apples 22 microns deep, as described in the Celine Mary article 22 and oranges is because you're essentially measuring the 23 and in your own experts, your own people's discussions. 23 outer laver both times? 24 And then you have a solid and a core. 24 MR. THORNBURGH: Objection. 25 And that outer core is susceptible -- much more 25 A. The damaged outer layer versus the intact inner Page 175 Page 177 1 susceptible -- the outer core is more susceptible 1 core with the damaged outer skin on it. 2 because it's amorphous. And the antioxidants can bleed 2 Q. Okay. 3 3 out faster and the stress cracking agents can bleed in (Recess taken) faster. The tie molecules then can rupture and start 4 4 BY MR. THOMAS: 5 5 the process to degrading the surface. Q. Doctor, I want to hand you what I've marked as 6 Q. Do you know -- Strike that. 6 Deposition Exhibit Number 14. This is your invoice tha 7 Do you have any way to determine the relative 7 you've sent to Anderson Law Offices, dated July the 9th 8 8 physical differences between the outer layer and the 2014. Is that correct? 9 9 inner core that you've just described? A. Yes. 10 10 MR. THORNBURGH: Objection. Q. Our conversations off the record suggest that 11 A. Well, physical differences? 11 this is the -- as I understand it, anyway, the total 12 12 amount of time that you've spent -- Strike that. Q. I've tried to use your word. 13 A. You can measure the melt point. The melt point 13 Is it fair to understand that Jordi Number 14 14 is much lower, as shown in nano-TA of the surface. It's 14 represents your billing not only for the testing that's 15 175 initially and then it will degrade quickly to the 15 reflected on that invoice but also for the preparation 16 120s, 115, 78. 16 of your reports in both New Jersey and in Bellew? 17 Q. And how does that compare to the melt point of 17 A. Yes. 18 the interior portion? 18 Q. Okay. 19 A. Well, that was done by DSC. And we showed it 19 A. We don't bill extra for writing reports. 20 this morning as 164, 165. 2.0 That's included in the cost of the analyses. 21 Q. Can you use --21 Q. Okay. 22 22 A. It stayed constant. Sorry. A. Unless there's something exceptional about it. 23 Q. I'm sorry. Can you use DSC measurements of 23 Q. Do you know if this is the only invoice that 24 melt point as a comparison of apples to apples if you 24 you've submitted for both the Bellew and New Jersey 25 use a DSC melt point of the inner core with a expert reports?

| | Page 178 | | Page 180 |
|----|---|----|--|
| 1 | A. I think you have everything that's been billed. | 1 | A. Yes, they do. |
| 2 | That's all I can tell you. | 2 | Q. And we just established a minute ago that |
| 3 | Q. You mentioned there would be some preparation | 3 | calcium stearate has a carbonyl peak. Correct? |
| 4 | time since July 9th, 2014, where you prepared for the | 4 | MR. THORNBURGH: Objection. |
| 5 | deposition in this case? | 5 | A. Has an acid carbonyl, yes. |
| 6 | A. That's correct. We have not billed that yet. | 6 | Q. How can you rule out that what appears at |
| 7 | Q. And how much time have you spent preparing for | 7 | 1741.6 on page 233 of your report is not DLTDP? |
| 8 | the deposition in this case? | 8 | MR. THORNBURGH: Objection. Asked and |
| 9 | A. Let's say 40, 45 hours for me, and then maybe | 9 | answered. |
| 10 | Adi will have a few hours of prep time with me as well. | 10 | Go through it again. |
| 11 | Q. What did you do to prepare for your deposition | 11 | A. The .04 percent is what we found of residual |
| 12 | in this case? | 12 | dilauryl thiodipropionate that was extracting in the |
| 13 | A. Went over all of these materials. | 13 | additives. And there's virtually none there. |
| 14 | Q. Anybody work with you other than Dr. Kulkarni? | 14 | Q. Okay. |
| 15 | A. No. | 15 | A. You've got to have a 1 percent level to see it. |
| 16 | Q. I ask that when you do submit your next invoice | 16 | We're seeing it at trivial levels. |
| 17 | that you supply us a copy, please. | 17 | Q. How can you rule out the calcium stearate did |
| 18 | MR. THORNBURGH: Sure. | 18 | not cause the 1741 peak? |
| 19 | Q. Do you agree that calcium stearate has a | 19 | MR. THORNBURGH: Objection. Asked and |
| 20 | carbonyl band? | 20 | answered. |
| 21 | A. Yes. | 21 | A. Again, the hypochlorite will tend to destroy. |
| 22 | Q. Would you look at page 233 of your report, | 22 | Only small molecules will oxidize them. Again, what's |
| 23 | please? | 23 | the level to be put in to begin with in the mesh? |
| 24 | A. 233? | 24 | It's I don't remember the recipe. It's tiny. |
| 25 | Q. Correct. It's not a number on the page. | 25 | Q. Is your opinion based upon the sodium |
| | | 23 | |
| | Page 179 | | Page 181 |
| 1 | A. Is it Figure 233 or page? | 1 | hypochlorite taking out the calcium stearate? |
| 2 | Q. Page. Right before PYMS. It's in your FTIR | 2 | MR. THORNBURGH: Objection. |
| 3 | data. It's the last page. | 3 | A. Partly that and partly the fact that it's had |
| 4 | A. I'm looking for a page number here. | 4 | time to leach out. As Dr. Barbolt clearly says in his |
| 5 | Q. Mine doesn't have a page number on it. | 5 | deposition, agrees with us that it does, the additives |
| 6 | A. I have 231, 232, 233. | 6 | leach out. If they leach out, they can't be there to |
| 7 | Q. Do you see the peak on that FTIR spectra at | 7 | cause a carbonyl band to see. |
| 8 | 1741.6? | 8 | Q. Have you determined how fast or at what rate |
| 9 | A. Yes, I do. | 9 | the carbonyl stearate leaches to? |
| 10 | Q. Can you rule out the DLTDP as not causing this | 10 | MR. THORNBURGH: Objection. |
| 11 | peak? | 11 | A. No. |
| 12 | MR. THORNBURGH: Objection. Asked and | 12 | Q. How can you rule out that fatty acids or lipids |
| 13 | answered. | 13 | are not causing the 1741 peak? |
| 14 | A. The DLTDP is not causing it? | 14 | MR. THORNBURGH: Objection. Asked and |
| 15 | Q. Pardon me? | 15 | answered. |
| 16 | A. The DLTDP is not causing it? | 16 | A. The same answer we gave before. That is, the |
| 17 | Q. Yeah. You told me before I didn't want to | 17 | levels are so low, PYMS and LCMS, that they wouldn't |
| 18 | ask the same question again. | 18 | show up in infrared. |
| 19 | A. That's all right. | 19 | MR. THOMAS: Mr. Hutchinson is going to take |
| 20 | Q. I'll ask them again so that there's a proper | 20 | over from here. |
| 21 | predicate. | 21 | (Off the record) |
| 22 | The DLTDP also has a carbonyl peak? | 22 | (Whereupon Mr. Thomas left deposition) |
| 23 | A. Yes, sir, it does. | 23 | EXAMINATION |
| 24 | Q. And fatty acids and lipids also have carbonyl | 24 | BY MR. HUTCHINSON: |
| 25 | peaks? | 25 | Q. Dr. Jordi, I want to ask you a couple followup |

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Page 182 Page 184 1 1 already asked these questions about this formula. 2 Do you believe that a crack that is 1 micron in 2 MR. HUTCHINSON: No, he didn't ask all the 3 3 followup questions. You haven't even heard my question depth will have a strong impact on mechanical property 4 4 yet. Don't get all mad at me, Dan. 5 5 MR. THORNBURGH: Objection. MR. THORNBURGH: You said I was sexy when I was 6 A. Of the localized area, yes. 6 mad or cute. 7 Q. How so? 7 MR. HUTCHINSON: Actually, I didn't use the 8 8 MR. THORNBURGH: Objection. word "sexy." That's a gross mischaracterization of my 9 9 A. Well, if you take a -- I don't know -- take a testimony. Just listen to my question before you make 10 piece of glass and have it cut into cracked pieces, it's 10 an objection. 11 MR. THORNBURGH: Objection. Move to strike. 11 certainly going to affect its mechanical rigidity of the This is unfair to the doctor. Go ahead. 12 piece. But it's only at the level of the cracks, too. 12 13 It's not of the entire fiber. This is a surface -- we 13 BY MR. HUTCHINSON: 14 Q. Dr. Jordi, if 1 percent of the propylene 14 said all day long, it's surface degradation. 15 monomers oxidize, then that will give 16.66 oxidation Q. What about the mechanical property of 15 16 elasticity? Do you think a crack that's 1 micron deep 16 sites. Correct? 17 will have --17 MR. THORNBURGH: Objection. 18 MR. THORNBURGH: Objection. He's already 18 A. In a 70,000 molecular weight polymer to start 19 answered these questions. 19 with. 20 MR. HUTCHINSON: I'm asking about elasticity. 20 Q. Good. So if I understand this correctly, then 21 The word "elasticity" hadn't even been used. 21 the 16.66 represents less than 1 percent of the 22 MR. THORNBURGH: Yes, it has. We can go back 22 oxidation sites in the 70,000 molecular weight --23 23 and look in the transcript. A. Do you want to know what the 16.66 represents? 24 MR. HUTCHINSON: I understand. 24 Q. No. Answer my question first. 25 MR. THORNBURGH: The questions have been asked MR. THORNBURGH: Objection. Your question Page 183 Page 185 1 and answered. 1 doesn't make sense. 2 MR. HUTCHINSON: It's not going to --2 Q. I'll withdraw the question. 3 3 MR. THORNBURGH: This is not fair to the What does the 16.66 represent? 4 witness for you to come back in here and start asking 4 A. Yes, the number of oxidation points. 5 5 the same questions that have been already answered and Q. Out of the 70,000 weight --6 asked by your colleague, who's had an opportunity to ask 6 A. Correct. 7 additional questions. He's moved on, now probably 7 Q. Okay. And that was a 70,000 oxidation --8 150 pages back in the transcript. So it's unfair for 8 A. No. 9 9 you to come in here and try to play this game. Q. Would it be 70,000 potential oxidation sites? 10 MR. HUTCHINSON: I understand. Last question. 10 MR. THORNBURGH: Objection. BY MR. HUTCHINSON: 11 11 A. No, because you've only got -- the molecular 12 Q. Will it have a strong impact, Doctor? 12 weight of the monomer is 42. So you have to divide the 13 MR. THORNBURGH: Asked and answered. 13 70,000 by the 42. There's 1,666 potential oxidation 14 14 A. I'm sorry. Can you repeat? sites. Each monomer has a potential to oxidize. A 15 Q. Will a crack that's 1 micron deep have a strong 15 monomer doesn't weigh 1; it weighs 42, in this case. 16 impact on mechanical property of elasticity? 16 Q. Thank you. Doctor, can you draw out the 17 MR. THORNBURGH: Objection. Asked and 17 chemical structure of how a polypropylene polymer 18 answered. Also mischaracterizes the other evidence 18 degrades? 19 19 MR. THORNBURGH: Objection. that's in this case. A. In the region of the crack, surely. 2.0 20 A. That's done for you in my report, I believe. 21 Q. Okay. Doctor, I want to make sure I have an 21 Q. What page is that? 22 understanding of what we did on the board. If 2.2 A. Let me look it up, sir. Pages 3 and 4. RH on 23 1 percent --23 page 3 represents the polypropylene pristine. 24 MR. THORNBURGH: Objection. We've already 24 Q. Okay. 25 Dave Thomas has already covered this question. He's A. And if oxygen interacts with it, it can form

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Page 186 Page 188 1 peroxide, ROOH. question or not is unimportant. 2 These are what we call initiation reactions for 2 MR. THORNBURGH: Madam Court Reporter -- yeah 3 3 degradation. Another initiation reaction would be for it is important. I'm here to protect the witness. 4 MR. HUTCHINSON: Dr. Jordi, you can answer the 4 oxygen to extract a hydrogen radical, leaving a radical 5 R dot and a HO2 dot radical. 5 question. 6 6 MR. THORNBURGH: Madam Court Reporter, can you Finally, peroxide can split disproportionate 7 7 read back the original question. into an RO dot radical and a hydroxide radical and/or an 8 8 oxygen can insert in the radical to form ROO dot. Those (Record read) 9 9 are all radicals. MR. THORNBURGH: Objection. 10 10 And then propagation is where those radicals A. Number 1, it doesn't cleave initially to form a 11 11 attack fresh polypropylene, the RH again, and interact carbonyl group. It forms a carbonyl group, and then 12 with it. Those are the propagation reactions. 12 later oxidation steps lead on to form acids. You go 13 Q. Okay. Doctor --13 from a carbonyl to acids. Other chemical -- There's a 14 14 whole process of reactions. A. And then the last page gives the termination 15 Q. I understand. But, Dr. Jordi, my question is, 15 coupling steps which end the process. And that can you draw for us the chemical structure? Yes or no. 16 hydroxide radical also can react with a polypropylene to 16 17 form water in an R dot radical. 17 MR. THORNBURGH: Objection. 18 18 A. Of carbonyl? All these reactions occur. So for example, the 19 ROH on the bottom of page 3 would mean we could see 19 MR. THORNBURGH: Your question doesn't make 20 alcohols. And you do see alcohols in polypropylene 20 sense. It's an unscientific question. 21 21 Q. I understand. Let me make sure you understand degradants. 22 22 Q. Dr. Jordi, can you draw for us -- and I'm not my question. 23 talking about what's referenced on page 3. I'm talking 23 Can you draw for us the chemical structure with 2.4 about, can you draw for us the chemical structure with 24 polypropylene cleaved to produce a carbonyl group? Can 25 polypropylene cleaved to produce a carbonyl group? you do that somewhere? Page 187 Page 189 1 MR. THORNBURGH: Objection. 1 MR. THORNBURGH: Objection. 2 Q. Can you do that? 2 A. That's a wrong question. It doesn't cleave 3 MR. THORNBURGH: Objection. 3 when it forms an initial carbonyl group. 4 A. I know where to get it. It's in the standard 4 Q. Why not? 5 5 textbooks. A. Because it is not an end product of oxidation. 6 Q. I understand. But, Doctor, sitting here today, 6 It is a part of a process of oxidation. 7 is that something you can't do? Is that correct? 7 Q. You will agree that you have to have a cleavage 8 MR. THORNBURGH: Objection. 8 in order to begin oxidation. Correct? 9 A. I would need to refer to the textbook. I know 9 MR. THORNBURGH: Objection. 10 10 right where to get it. A. Not to begin. That's the end product of Q. But am I not correct that sitting here today 11 11 oxidation. 12 you can't do? Correct? 12 Q. The end product. All right. Doctor, can you 13 MR. THORNBURGH: Objection. 13 explain to us how there was a cleavage for Miss Bellew' 14 A. It's just going to be rearrangement of these 14 explant that caused the -- that ultimately caused 15 15 molecules to get it. oxidation? 16 Q. But my question is, Doctor, sitting here today, 16 MR. THORNBURGH: Objection. 17 that's something you can't do without referring to the 17 A. The cleavage didn't cause the oxidation. The 18 18 book. Correct? oxidation caused the cleavage. MR. THORNBURGH: Objection. You're asking him 19 19 Q. Okay. Can you draw for us that chemical 2.0 to --20 structure of the oxidation causing the cleavage? 21 MR. HUTCHINSON: I'm asking the witness a 21 MR. THORNBURGH: Objection. 22 question. 2.2 A. Well, it would be polypropylene monomer. 23 MR. THORNBURGH: Let me see if I understand the 23 O. I tell you what --MR. THORNBURGH: Hold on. Let him finish. 24 question. 24 25 MR. HUTCHINSON: Whether you understand the 25 Q. Instead of drawing on the white board, can we

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| | Page 190 | | Page 192 |
|--------|--|----------|---|
| 1 | do it on a clean sheet of paper? Would that be easier? | 1 | me what Restatement 3rd says? Nope. |
| 2 | So I can look over your shoulder. | 2 | (Pause) |
| 3 | A. You can write it down here, can't you? | 3 | MR. THORNBURGH: I'm objecting to this |
| 4 | Q. I'd like you to do it | 4 | exercise. Move to strike. |
| 5 | MR. THORNBURGH: Do what you're doing, Doctor | . 5 | (Pause) |
| 6 | If it makes him feel more comfortable, then we can copy | 6 | A. This is just one potential product that's |
| 7 | it. | 7 | not certainly isn't by any stretch the only |
| 8 | A. We can copy it. | 8 | possibility, but there is the insertion of a ketone in |
| 9 | MR. THORNBURGH: Not a big deal. | 9 | the backbone of a polypropylene chain. |
| 10 | Q. Fair enough. | 10 | Q. Okay. |
| 11 | A. There's three functional groups well, | 11 | A. Carbonyl. |
| 12 | carbons in a polypropylene monomer. And then you would | 12 | Q. So for my benefit, could you explain to the |
| 13 | have another CH2. And then would you have a carbonyl | 13 | jury what you have just drawn here and what you actually |
| 14 | here that would have formed, CH3. So you'd have | 14 | scratched out, please. |
| 15 | something like that. That's one of the reactions. | 15 | MR. THORNBURGH: Objection. |
| 16 | There's a whole slew of these reaction products. I got | 16 | A. Well, I put in three polypropylene monomers, 1, |
| 17 | to show you the tables of these things. | 17 | 2, 3, with the third one oxidized with carbonyl in it. |
| 18 | Q. What I don't want you to do is, I don't want | 18 | Q. Okay. And what did you scratch out at the top |
| 19 | you to have to write all of this on the board and then | 19 | of Exhibit 15? |
| 20 | transpose it to a sheet of paper. So if we can work | 20 | A. I put the methylene group, methyl group, one |
| 21 | from this sheet of paper? | 21 | carbon too quickly at the top. So I scratched it out, |
| 22 | MR. THORNBURGH: Objection. | 22 | started over. |
| 23 | A. Why don't I give you a Xerox sheet from the | 23 | Q. Doctor, can you show me where the cleavage of |
| 24 | textbook? | 24 | the molecule is, please |
| 25 | MR. THORNBURGH: Let the record reflect that | 25 | MR. THORNBURGH: Objection. Scientifically |
| | Page 191 | | Page 193 |
| 1 | Dr. Jordi drew out the molecular structure of | 1 | invalid. |
| 2 | polypropylene that's been oxidized. But as he testified | 2 | Q with a red pen. |
| 3 | to, there are many different reactions that can occur. | 3 | A. Well, a carbon can only have four bonds to it. |
| 4 | And of course, he's not going to sit here and draw all | 4 | There's 1, 2, 3, 4. So this is the break point right |
| 5 | of those different reactions. | 5 | here in terms of the monomer. |
| 6 7 | BY MR. HUTCHINSON: | 6 | Q. In terms of the monomer. Is that what you're |
| 8 | Q. And Dr. Jordi, just so we can have a clean | 7 | testifying? |
| 9 | record, could you draw for me what you've drawn on the | 8 9 | A. Well, it's a break point in the chain. That's |
| 10 | board as what you illustrate to be the chemical structure, please. | 9 10 | three monomers but hooked together. Polypropylene, there would be a thousand of these. |
| 11 | A. Can I show you the book or | 11 | Q. So what would be on the right side of the break |
| 12 | Q. I would like for you to do that, please. | 12 | that's represented by |
| 13 | MR. THORNBURGH: Let the record reflect that | 13 | A. Another polypropylene chain. |
| 14 | counsel for the defendant will not allow Dr. Jordi to | 14 | Q. And, Doctor, what caused this cleavage, which |
| 15 | refer to any books, so Dr. Jordi has drawn out molecular | 15 | you've indicated as a red line, to occur? |
| 16 | structure based on his based on the question the | 16 | MR. THORNBURGH: Objection. |
| 17 | original question, which was unscientific to begin with. | 17 | A. It's called a chemical rearrangement. |
| 18 | (Pause) | 18 | Q. But what caused that to occur? |
| 19 | MR. THORNBURGH: Can you recite for me the | 19 | MR. THORNBURGH: Objection. |
| 20 | fourth amendment verbatim as it is in the constitution, | 20 | A. Radical reactions. |
| 21 | or would you need to refer to the constitution to make | 21 | Q. For Miss Bellew, what caused it to occur? |
| | sure you got it avently right? This is ridiculous | 22 | MR. THORNBURGH: Objection. |
| 22 | sure you got it exactly right? This is ridiculous. | | |
| 23 | MR. THOMAS: I am not holding myself out as a | 23 | A. Radical reactions for peroxide and from these |
| | | 23 24 | A. Radical reactions for peroxide and from these reaction chains that I draw on pages 3 and 4.Q. Doctor, have you had a chance to review |

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Page 194 Page 196 1 Dr. Thames's expert report, which has been marked as 1 A. I differ with his -- on page 8, I differ with 2 Exhibit 5? 2 his concept that TPC had little to no macromolecular 3 3 A. Okay. weight. Well, no. "In that little to no macromolecular Q. Have you had a chance to review that? 4 weight degradation was noted,." 5 5 A. Yes. I agree with that statement. Macro. We're 6 Q. And I would prefer not to go page by page and 6 claiming there was degradation on the surface. 7 7 line by line, but if we need to, we can. O. Okay. 8 What do you take issue with that Dr. Thames has 8 A. Page 9, he says, "Had degradation occurred, 9 9 included within his report? there would have been a significant loss in toughness of MR. THORNBURGH: Objection. What time is your 10 molecular weight and a concomitant increase in carbony 11 flight at? frequency, none of which occurred during the seven-year 12 12 A. I don't even know how to answer that. There's dog study." 13 so many of them. 13 What on earth that had to do with the meshes is 14 14 Q. Doctor, what are your major disagreements as beyond me. 15 reflected in Dr. Thames's report? 15 We saw cracked polypropylene. We saw an 16 16 increased carbonyl. We saw a loss in the melt point, A. I don't believe there's a protein coat. He 17 does. I believe it's easy to remove. He believes it's 17 which correlates with a drop in the molecular weight. I 18 hard to remove. It says "In conclusion," page 4, "I do 18 don't know how much more we need. 19 not believe that Ethicon's Prolene undergoes meaningful 19 So he said, "Had degradation occurred, there 20 or harmful degradation in vivo." 20 would have been a significant loss in toughness and 21 I do. The infrared oxidation. I've shown the 21 molecular weight, and there was a great loss in 22 melt point reduction, nano-TA. Showed the lowering of 22 molecular weight." 23 23 antioxidant levels. Toughness, I have no way to judge because I 2.4 Q. Doctor, do you have any criticisms of 24 couldn't test it. 25 Dr. Thames's stress-strain curves indicated on page 5? 25 Q. Okay. Doctor, do you agree -- moving to Page 195 Page 197 1 MR. THORNBURGH: Objection. 1 page --2 A. No. 2 MR. THORNBURGH: I'm not sure he's done. 3 Q. That's a concept you agree with? 3 A. You said go through the whole thing. 4 4 Q. Okay. Please. 5 5 MR. THORNBURGH: Objection. A. I don't know. 6 Q. What else? Let's look at page 7, Doctor. Do 6 MR. THORNBURGH: That was your request. 7 you have any criticisms of Dr. Thames's plot of the 7 A. "It is my opinion, supported by experimental 8 8 Burkley seven-year dog study data? results, that these proponents," page 9, "have 9 MR. THORNBURGH: Objection. 9 historically, and erroneously, identified biofilm as 10 10 A. It may be true, but it's kind of irrelevant polypropylene. Biofilm forms in vivo and is fixed by because we couldn't do it on the mesh. He didn't have 11 11 the chemical reaction of formaldehyde with proteins. 12 enough sample to test. I didn't either. 12 Thus, these proponents have mischaracterized biofilm as 13 13 And these samples are sutures which are polypropylene." 14 structurally very different. They're much thicker. 14 And to date, the scientific and chemical basis 15 They don't really represent -- A thin-skin degradation 15 of their argument is nonexistent. 16 on them is not going to affect the structure overall 16 FTIR of the shards and the surface in the 17 anywhere near the degree it's going to affect the mesh. 17 Bellew case clearly showed it was polypropylene. And 18 It's only 100 microns across. 18 when we removed the protein with the sodium 19 Q. Do you have any criticisms of Dr. Thames's plot 19 hypochlorite, it became essentially pure polypropylene. 20 20 of the seven-year dog study data? It says the proponents, which is basically the 21 MR. THORNBURGH: Objection. Asked and 21 vast majority of people in the literature, including the 22 22

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gentleman who invented polypropylene that we've talked

So basically what he's doing is saying that

Nobel Prize winners and virtually everybody in the

about his melt point curves, the NATA paper.

23

24

23

24

25

A. If you're talking about sutures, then he had

enough material to test.

Q. Okay.

Page 200 Page 198 literature doesn't know anything, but he's the only 1 1 Q. Uh-hmm. I want to know all your criticisms 2 person who's right and capable of judging. I couldn't 2 about Dr. Thames. 3 disagree more strongly. 3 A. I don't know if this is all of them. It's just 4 4 Q. Okay. the ones I'm catching. 5 A. "Mischaracterized biofilm as" -- we removed the 5 Q. Dr. Jordi, I can simplify this for you. You 6 supposed biofilm with sodium hypochlorite. It's not 6 don't have to go through this page by page, but I want 7 there. We have a clean polypropylene by IR. I don't 7 to know all of your major criticisms of Dr. Thames' 8 8 know what he's talking about. It's baloney to me. 9 MR. THORNBURGH: Keep on going, Doctor. Answer 9 A. I have to respond to his comments, sir. I'm 10 his question to the best you can sitting here, all your 10 sorry. 11 criticisms of Dr. Thames. Keep on going through. 11 Q. Fair enough. However it is easiest for you. 12 12 A. "This generalized process," page 10, "was A. I haven't memorized his whole report. That's 13 followed by a number of investigators cited in these 13 my point. Without looking at it -- "It's well-known and 14 matters such as Celine Mary, Clave, Liebert, Costello, 14 uncontested that polypropylene formulated without Ostergard, Jordi, Iakovlev, Rosenzweig, Klinge, 15 15 antioxidants are subject to oxidative degradation." Ducheyne, et cetera. However, none considered the 16 16 True. I agree with that. 17 presence of the hard, brittle, and insoluble shell of 17 "However, it is equally known that Ethicon 18 the protein-formaldehyde polymer surrounding the 18 properly protects its Prolene products with antioxidants." 19 19 explanted mesh and" --2.0 That's a boldface lie. We removed the protein 20 I agree with that. 21 coat. I showed you that today. It's just not true. 21 "At the time of this writing I have seen no 22 "This well-known basic" -- it is well-known, 22 scientifically sound evidence to prove Ethicon's Prolene 23 I'll give him that. "This well-known basic chemical 23 oxidizes in vivo." 24 reaction was missed by these investigators, authors, and 2.4 Well, we've shown infrared. We've shown drop 25 apparently many others." 25 in molecular weight through the carbonyl bands, through Page 199 Page 201 1 He's the only one in the world who knows how to 1 the nano-TA. So I don't know what he's talking about. 2 2 characterize it, presumably. "LCMS data show lack of antioxidants." 3 "As a result, significant amounts of unreliable 3 And Liebert says with a lack of antioxidants 4 and confusing data now permeate the media with regard to 4 it's going to degrade mas does virtually everybody else, 5 5 as does the leaching effect -- I don't see -- from mesh explants and their propensity for surface 6 cracking." 6 Liebert and Barbolt, which is one of -- was one of 7 7 I couldn't disagree more. We can see the Ethicon's own experts. So apparently he disagrees with cracks. We can see the extrusion lines in the cracks 8 8 Ethicon's own experts as well. 9 9 right through the flake material. And if you want to "Infrared spectrum. Mechanical testing of 10 10 see one, I've put down page 113. Let me show you that implanted and nonimplanted filaments containing an 11 one so you can see it for yourself. Page 113. 11 antioxidant show no changes in chemical or physical 12 12 properties as a result of implantation." 13 13 A. Do you want me to come over to you or you can To my knowledge, neither of us have had enough 14 come to me and I'll point it out to you so it's quicker? 14 sample to run any physical testing on, so this is 15 15 baloney. What's he tested? I'd have to see data. 16 These are extrusion lines. And they're seen up 16 There is no data. There's just a raw statement, 17 here right through the cracked pieces as well. Right up 17 unsupported. His statement, "The results from SEM, DSC, TGA 18 here through the cracked pieces. 18 19 19 So when the cracked pieces come off, they have compliance testing provided strong support" --20 2.0 to be polypropylene because they're part of the original O. Slow down. 21 extrusion. Not protein coat. It can't possibly be. 21 MR. THORNBURGH: She needs to be able to record 22 22 And it's obvious. what you're reading. 23 MR. THORNBURGH: Do you want us to keep going 23 THE WITNESS: Pardon? 24 MR. THORNBURGH: Just slow down. through page by page? 24 25 A. Do you want to still go on? Q. Slow down just a little bit.

51 (Pages 198 to 201)

Page 202

1 A. -- "that oxidative degradation was occurring in 2 vivo cannot be taken seriously, given his lack of 3 understanding of the formaldehyde protein encased 4 polypropylene fiber."

That's laughable. I removed it. I showed you I removed it. Protein bands of amide I and amide II were gone. Figure 60, 61. That's laughable.

"Costello in his discussion section makes the following statements. The SEM micrographs displayed images of materials that were vastly different in topology in the pristine materials.

"The micrographs of explanted polypropylene materials exhibited cracks, surface roughness, and peeling indicative of surface degradation while the pristine materials appeared smooth.

"Once again, conclusions are being drawn with regard to SEM micrographs of polypropylene without any regard for the protein formaldehyde compounds at formation or any scientific evidence of a truly cleaned polypropylene surface."

Well, we showed you one, sodium hydrochloride cleaned. He's mixing up a lot of these gross techniques like GPC that dissolve the entire sample; DSC, which measures the melt point of the total sample, with techniques which are surface related. He's deliberately

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2 MR. THORNBURGH: I think what he's asking you 3 are those the major criticisms, without going through 4 the entire report.

A. Yeah, that's a good sampling, I guess. I mean, he continues beating this protein coat to death. And I don't believe it for a minute. I've removed it and I still see oxidation. I still see it's polypropylene. It's the majority of the material.

So one of my major disagreements with him certainly would be that yes, there's protein there, but it's tissue, not biofilm as he calls it. You can't see it. It's an imaginary coating dreamed up by him. There is tissue there, and you can see the tissue. And you can clearly see the clean polypropylene either cracked or uncracked with the tissue in different spots.

Let's just pick an example. They're all over the place. So Figure 48, page 49. Now, this one is actually EDAX, but it's okay. It's Dianne Bellew A with mesh and tissue.

I'll just come over. Have you got it? That's in my report, sir. I'm referring to answering his question. Page 48. This is a typical example.

What I'm saying, Figure 48 -- what I'm saying is this is tissue, this is polypropylene. There is no

Page 203

mixing that up.

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And then he critiques Ostergard and he critiques me. I'll just take this down to make it simplified. He critiques everybody. So apparently he's the only person in the world who understands anything, including Nobel Prize winners. They don't count either

"Reasons for concern and the supporting science follow: It's well-known that implantation of a foreign body, unless it's a foreign body reaction."

I agree with that.

"Formation of tenaciously adhered biofilm on the surface of implanted materials. It is most significant, and also well-known, that a high percentage of biofilm composition is proteins.

"All proteins possess carbonyl groups characterized by the following chemical composition," and he shows it. "Thus it is imperative that biofilm, and/or its chemical derivatives, be removed from mesh material before testing the explanted mesh." I couldn't agree more. That's what we did.

20 21 That's why we did it. 22

Q. What about your criticisms of Dr. Thames for the Bellew?

24 MR. THORNBURGH: Well --25

A. Well, I can only respond to what he's saying

Page 205

biofilm here. And when you run the IR spectrum on this material, it's going -- we can go look at the other figure. We've already done that. It's polypropylene with some protein in it that's gotten in the cracks.

This is tissue, which is a majority of the polypropylene. And they're easily distinguishable. And when I run hypochlorite-treated samples, look how clear

Q. We're talking about -- Hold on a minute.

So the record is clear, you're talking about Figure 36. It's your testimony that Figure 36 of your report, there's no tissue. Is that correct?

A. There's a couple little white specs which we believe are buffers or pieces of lint or something. But the tissue, like you see --

Q. But otherwise I'm correct?

17 MR. THORNBURGH: Objection.

A. This is clean polypropylene. Right.

19 Q. In Figure 36 before you?

20 A. 36. And this is the tissue dirty material in 21 Figure 32 that hasn't been cleaned.

22 Q. Fine. Doctor, any other major disagreements 23 with Dr. Thames's analyses in Bellew, or have we hit

24 them all?

A. I'd have to go through them page by page. I

52 (Pages 202 to 205)

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Page 206

don't know. There's so many of them. It got tiring.

He keeps coming back, "However, the formaldehyde protein

3 polymer is extremely difficult to remove from the mesh

fibers."

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No, it isn't. I watched it. I expected it was going to take hours. I did the Clave procedure with one step. In 15 minutes I couldn't even detect the protein on it any more, the tissue. It's gone. I watched it with my own eyes.

Q. And that was with the naked eye, Doctor?

11 A. That was. And then we looked at it by

microscope as well, which I just showed you. By

13 microscope, it was clean. LCM, it was clean. Optical

14 microscopy, it was clean. Eyeball, it was clean.

15 Clean, clean, clean.

Q. Doctor, I want to make sure I have all of the
 major criticisms that you have with respect to
 Dr. Thames' analysis for the Bellew case.

MR. THORNBURGH: You don't want his -- I'm going to object your word "major."

MR. HUTCHINSON: Make your objection.

A. "Prolene mesh and TVT-O degrades in the human

body due to oxidation of the polypropylene." His

response, "Absolutely no data exists to support this

25 claim."

Page 208

So there's this major difference of opinion on additives. We measured it. It was lost. It was well protected. I would say that the inside might be fairly well protected because it isn't oxidizing at the same rate as the surface, but the surface clearly went. You can see it from the SEM.

Q. Doctor, have you personally ever done any cross-studies?

A. What?

Q. Have you personally ever done any cross-section studies of a TVT or a Prolift fiber?

A. Crawl?

Q. Cross-section studies.

A. "Crawl," is that the word?

15 Q. Cross, C-R-O-S-S.

16 A. Okay. Forgive my ears.

MR. THORNBURGH: Objection.

18 A. Cross-section. Yeah.

Q. Of the polypropylene fiber?

A. In some of these SEM graphs, you'll see ends

21 cut.

Q. I'm not talking about the SEMs. I'm talking

about any other tests or studies. Have you ever done

any other tests or studies other than the SEM about the

25 cross-sectional polypropylene fibers?

Page 207

Well, he's ignoring the molecular weight
degradation. He's ignoring the carbonyl bands. He's
ignoring the fact that it's cracked. It's like, I don't
know, he's denying reality to me. I don't know.

"Analysis of the explanted fiber mesh by GPC.

"Analysis of the explanted fiber mesh by GPC. High temp indicated a large scale molecular weight degradation did not occur."

I agree with that. There's no bulk oxidation because, as I've said all day, the interior didn't oxidize. The exterior few microns did.

"Differential scanning calorimetry analysis of the explant fiber mesh and control samples showed a general trend of decreasing crystallinity for the cracked samples, demonstrating a larger portion of amorphous material in the cracked samples."

Q. Is that a major disagreement that you have with Dr. Thames?

A. Yeah, because he's going to say that -- I'm going to give you his response. Because he says -- his response, "Jordi report data do not provide predictive value in determining potential oxidation of Prolene explants."

And I said of course they don't. They provide predictive value of environmental stress cracking. He's trying to mix them up.

Page 209

MR. THORNBURGH: Objection.

A. I don't know what you're asking me, I guess.

3 Cross-sectional --

4 Q. Have you ever studied --

5 A. We cut them and we analyzed them.

Q. And what did you find?

7 A. That's how we prepared the samples for our LCM\$

8 analysis and so on. The samples were taken out. They

had to be cut.

Q. And would all of your tests or studies be reflected in your expert report?

12 A. Yes, sir.

Q. Dr. Jordi, before we move on, have we discussed all of the major criticisms that you have of Dr. Thames?

15 MR. THORNBURGH: Objection.

A. No. I'm only on page 23 of 100. Let's see.

17 Page 23 of 88.

Q. I need to get all your major criticisms of

19 Dr. Thames with respect to Miss Bellew.

MR. THORNBURGH: He's trying to tell you what they are.

A. "The Jordi report states, 'Figure 87, page 76,

clearly shows the presence of a carbonyl band at 1761
 and 1042 centimeters for the explanted mesh sample

25 13413.'"

53 (Pages 206 to 209)

Page 212 Page 210 1 I say, "I disagree with this assignment" -- he 1 Q. For Miss Bellew specifically, Doctor. 2 says, "I disagree with this assignment. For instance, 2 MR. THORNBURGH: Objection. 3 3 the 1761 carbonyl frequency is hardly discernable if it A. You don't care about my differences in any 4 4 other area. Right? 5 5 Apparently he can't see what your own people Q. Right. 6 can see. I'll show you an example. This one --6 A. Good. Looks like we've picked back up on 7 Q. Doctor, in respect of our time, I want to get 7 page 54. "Furthermore, hypochlorite treatment 8 to the ETH MESH documents a little bit later. 8 eliminated most of the protein (Jordi Bellew report, 9 A. Yeah, but that's part of answering this 9 page 58)." 10 question. 10 The response is, "However, the following 11 Q. Okay. 11 statement, 'Once the amide I and amide II bands were 12 MR. THORNBURGH: He's trying to answer your 12 removed using the sodium hypochlorite' . . . Are 13 13 contradictory." 14 14 A. So he says he can't see the frequencies. My I'm not sure what he's talking about here. In 15 point is, Ethicon's own people have no trouble seeing 15 fact, a portion of a protein was removed by sodium 16 16 them. When I see a shoulder, he says it's invisible. hypochlorite treatment yet some remained, as noted in 17 When they saw a shoulder, they identify it. There's 17 the overlay spectra, Figure 61. I totally disagree with 18 1720. There's all kinds of them. There's another one 18 that. We went through it in great it length. Amide I at 1720. There's all kinds of them. What was that? 19 19 and amide II bands are totally gone. Hence the protein 20 1759. They saw 1759, 60. There's more, but you get the 20 is totally gone. 21 point. They had no trouble seeing it. Only he does. 21 "Therefore, any further analysis of the Bellew, 22 My comment is maybe you should buy a new pair of 22 Dianne C explant must accommodate the remaining protein 23 glasses. I'm sorry. 23 and residual chemicals." 2.4 MR. THORNBURGH: Maybe if you ask him do you 24 So I put down here, you know, Figure 60 and 61 25 criticize the majority of Dr. Thames's opinions, then in the IRs that clearly show the protein is gone. Show Page 213 Page 211 that might streamline. Otherwise, we're going to be 1 1 the SEM micrographs, Figures 35, 36, 37, 40, 38, 2 here past -- I'm suspecting past both of our flights. 2 et cetera, which clearly show the tissue is gone, like I 3 A. Well, he says the same things here about Carol 3 just showed you. 4 Lewis and Batiste and all of that. 4 "Statement: In addition, the 5 5 Q. Let's focus on Bellew. I want to know your hypochlorite-treated Bellew sample showed all the 6 major criticisms of Dr. Thames's analyses with respect 6 characteristic carbonyl bands typical of oxidized 7 to Ms. Bellew. 7 polypropylene including aldehydes, ketones, and esters, 8 8 MR. THORNBURGH: Keep on going, Doctor. as well as the COC band (Jordi Bellew report page 61)." 9 A. These are all -- you're talking about just 9 His response is, "According to Stuart, 10 Bellew now? 10 aldehydes show a CH stretching in the 2900 to 2700 11 11 O. Yes. reciprocal centimeter" --12 A. Because he's got --12 That is actually laughable. Everything shows 13 MR. THORNBURGH: Have you read his report? He 13 absorbance in the 2700 to 2900 range. Everything with a 14 uses the Lewis data to criticize the Bellew data. hydrocarbon, whether it's hexane -- well, benzene 15 MR. HUTCHINSON: Dan, please stop talking. 15 doesn't. Heptane. Your antioxidant would have bands 16 Make your objection and let's move on. 16 there. Everything has bands there that has CH in it. 17 MR. THORNBURGH: Objection. 17 So that's totally useless. I don't even know why he 18 Doctor, continue to answer him the way you've 18 would make that statement. 19 19 been answering him. "Esters, as characterized by fats and lipids, Q. Just looking for major criticisms, Doctor. 20 2.0 typically absorb in the regions of 1750 to 1730 and 13 21 A. He says here, "Contrary to the Jordi report 21 00 to 1100." 22 22 claim, it is significant that the Jordi report" -- this That's the COC stretch. I agree with that 23 is Carolyn Lewis and Batiste. I guess we can skip that. 23 frequency. 24 Q. We can skip that, yes. 24 "As pointed out by Dr. Jordi, they are 'normal 25 MR. THORNBURGH: Objection. body chemicals.""

54 (Pages 210 to 213)

Page 214 Page 216 1 That's true. 1 Santonox R in the Bellew explant sample is significantly 2 "Moreover, calcium stearate, a fatty acid salt, 2 lower that that of the formalin treated exemplar." 3 3 and dilauryl thiodipropionate, possess carbonyl bands." His response: "Jordi's control experiments 4 4 We've already been through that. They're too wherein Prolene was placed in formaldehyde confirm 5 5 weak to see by infrared. significant extraction of Santonox R and to a lesser 6 "And a COC band. And they are part of 6 extent DLTDP from Ethicon's Prolene. 7 7 Ethicon's additives package." "In fact, a review of Table 2 will confirm 8 8 They are initially, not after it leaches out. formaldehyde, acting as a solvent to the explant, 9 9 "Thus, FTIR frequencies relied upon by removed 55 percent and 75 percent respectfully as 10 Dr. Jordi as oxidation products of Prolene are accounted 10 Santonox R from Prolene controls (Jordi report, page 74 11 for as body derived chemicals and/or Ethicon's Prolene 11 Table 2, page 75). Yet they continue to use and report 12 formulation additives." 12 data generated via this process, in light of the 13 But they're there at too low of levels to see, 13 extensive errors it promulgates. 14 14 so I disagree with that. "The Jordi data are definitive on this area; 15 15 "Finally, the Jordi report, page 63, states, 'A formaldehyde is an excellent solvent, in addition to its 16 number of fatty acids as well as a series of compounds 16 chemical reactivity, and extracts extensive amounts of 17 related to cholesterol were'" -- he has the same 17 Santonox R from Prolene fibers and lesser amounts of 18 comments and I have the same answers, that they are at 18 DLTDP. However, what remains unknown is whether 19 too low levels to see. 19 formaldehyde also reacts chemically with Santonox R" 20 Q. Any other major criticisms with respect to 20 I think we dealt with that earlier today. 21 Dr. Thames's analysis for Bellew, Doctor, that we 21 22 22 A. -- "and DLTDP to alter their chemical structure haven't already discussed? 23 A. You'll have to tell me. I just got to go 23 such that they would not and could not be identified by 2.4 through and see what he says in each paragraph. I 24 mass spectroscopy." 25 haven't got it memorized. 25 I don't know what he's talking about there. Page 215 Page 217 1 Well, if you change the chemical structure, it wouldn't O. I need to know before we leave. MR. THORNBURGH: Well, he's going through it. 2 2 change the raw additive. That's what he's driving at. 3

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then. If you're going to try to make some motion later on, he's got to go through it.

A. This is the same idea. The idea, my comment is that these fatty acids and cholesterol, they're at too low level to say FTIR.

So he's got this whole argument about -- that the carbonyl groups is now from the fatty acids and cholesterol esters, which we disagree with for concentration reasons, being able to see any infrared. Not that we should not be able to see it in the

"From the composition of comparison of the formalin and hypochlorite treated exemplars and the untreated exemplar, it appears that formalin and sodium hypochlorite are able to partially extract/oxidize

18 Santonox R."

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19 I agree with that. 20 "It is possible that Santonox R in the Bellew 21 sample was partially extracted during its storage in 22 10 percent formalin solution after explantation from the 23 patient. 24 "Nevertheless, the relative quantitative data 25 presented in Table 11 clearly shows that the levels of

3 And as I said, the DLTDP doesn't have a reactive 4 function group to react with the formalin.

Now, I'm going to have to go to my section to answer this critique in my report. I got to go back to the LCMS section.

So if we go to Table 10, for example, if we look at page 73 -- let me know when you're there because I want you to see this.

Q. I'm there.

A. The Exemplar A -- This is for dilauryl thiodipropionate. We're not arguing that formalin doesn't touch Santonox R. We saw that flat out in the report. We are saying it doesn't seem to touch dilauryl thiodipropionate, the long-term stabilizer.

So Exemplar A gave 70 million-plus counts. Do you see that in Table 10?

Q. I do.

A. And Exemplar B, formalin treated, gave 68 -essentially 70 million counts. Excuse me. 69 million counts. And Exemplar C, sodium hypochlorite-treated, gave 74 million counts. These are all extremely within experimental error.

Whereas the Dianne Bellew B sample without

55 (Pages 214 to 217)

Page 220 Page 218 you quantify "partial"? 1 tissue gave 30,000-plus counts and the Bellew C sodium 1 2 hypochlorite-treated gave 21,000 counts. 2 A. Well, the numbers are in the tables. 3 3 So we're down to about .04 percent of the Q. Yeah. And how would you quantify the amount of 4 extraction -- how would you quantify the amount of 4 additive left in the explanted material with no change 5 in any of the others. Exemplar is the same as formalin 5 Santonox R that was extracted? 6 6 treated is the same as hypochlorite treated. They're MR. THORNBURGH: Objection. Do you want to 7 7 all within experimental error. know the --8 8 So his comment that we're extracting to a A. .04 percent is left, that means that point --9 lesser extent dilauryl thiodipropionate makes no sense 9 99.6 percent is gone. 10 10 Q. No. We're talking .04 is DLTDP. Is that 11 Now, there's another table if you want to go 11 correct? 12 back. It's the same kind of idea. There's another 12 A. Yeah. 13 table in the back. We can go through the other section 13 Q. I'm talking about Santonox R. 14 for the other 22 samples, and it will show you the same 14 A. Well, we had -- I think we had 50-something 15 answers. 15 percent. Those numbers, I agree with. And so that's in 16 Do you want to go through that? 16 the expanded, sped-up process. 17 Q. We do not need to do that. What other major 17 So in two years, I don't know. We're willing 18 18 to give that to you. We just don't know. It certainly criticisms do you have? A. My statement was, "Based on the area counts for 19 19 wasn't all out in a month at elevated -- I mean, the 20 DLTDP in the three exemplars, it appears that formalin 20 equivalent of a month at room temperature. And it's 21 and sodium hypochlorite treatments have no major 21 going to slow down. So I'm not convinced it's all going 22 detrimental effect on the additive level present in 22 to come out. 23 exemplar fibers." 23 Santonox R is the processing stabilizer, and 24 His response, "It is significant that the Jordi 2.4 DLTDP is the long-term stabilizer anyway. That's the 25 Lab DLTDP extraction time was two hours at 65 C whereas one that concerns me in the body more than the other. Page 219 Page 221 1 the Prolene explant was retained in formaldehyde for 1 But true, we were extracting some of the Santonox R. We 2 more than two years before Jordi Labs extraction and 2 give that to you. He is absolutely right on that. 3 testing began. 3 So that's enough of that, I think. 4 "Simply put, formaldehyde had two-plus years to 4 On page 57, he's mixed up some of the numbers. 5 5 He's misread -- I'll try to just explain this to you. extract DLTDP before the Jordi Labs sample preparation 6 began. There is no way to know how much DLTDP had been 6 He's misread the tables. 7 extracted and/or reacted with formaldehyde prior to 7 Q. On page 57? 8 8 Jordi Labs testing. If either occurred, the result A. Yeah. We can go through that and spend much 9 would be reduction in DLTDP concentration." 9 more time. 10 10 Several criticisms. One, when you start Q. We don't need to spend much more time, if you 11 11 extracting, it's an exponential curve. More of the just could show me what you mean by that. 12 material comes out first and then as time goes on you 12 A. Here is the principle. He's saying that 13 13 get less and less until you get full formaldehyde is an excellent solvent for extraction. 14 extraction, but the rate of extraction is slowing down. 14 Well, he's lumping DLTDP and Santonox R together, which 15 So if we were going to get extraction, we did 15 I just showed you doesn't fit because we saw nothing 16 65 days for 48 hours, which is equivalent roughly to a 16 with the dilauryl thiodipropionate informally. It 17 month at room temperature. It's accelerated extraction 17 doesn't touch it, at least not in a month. So they're 18 18 on purpose to see if we'd see anything. not the same, Number 1. 19 19 So in the first month, we saw nothing. So And then he says, "Exemplar C, sodium 20 my -- I mean, I didn't have two years to do this 2.0 hypochlorite-treated control lost 75 percent of the 21 analysis. I did the best I could do with the time I had 21 antioxidant, Santonox R" -- that might be true -- "in 22 22 to work with. And it shows nothing for an extraction the presence of these reagents. Formalin is a solvent 23 for DLTDP. It does show partial extraction of 23 and oxidizing agent. Sodium hypochlorite is an 24 Santonox R. 24 oxidizing agent." Yes, it is. 25 Q. And, Doctor, when you say "partial," how would "In a similar fashion, Table 18 of the May 20,

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Page 222 1 2014, Jordi report shows the control lot 3405404 2 propylene sample lost 12 percent of its dilauryl 3 thiodipropionate simply by being immersed in formalin." 4 No, it didn't. He misread the table. 5 Do you want me to cover that? 6 Q. No. I think we've covered that. 7 MR. THORNBURGH: I think he's asking for -- I 8 think what he's asking for is your general --9 A. I'm ready to go on if you are. He misread the 10 numbers. 11 Q. Okay. 12 A. It don't show any drop, as I showed you. 13 14 A. "Prior to discussions regarding individual 15 spectral assignments, it's important to consider the 16 following: the effects of the contaminated connective 17 tissue on the infrared spectrum" -- sorry. Can you 18 strike -- Well, strike it. I misread. I want to start 19 over. 20 "Statement: Shoulder bands at 1740 to 1760

Page 224

molecular weight is the same, and yet the melting point dropped precipitously in the nano-TA work.

We see the cracks in the SEM. We see the three carbonyls and the infrared. So I don't know what more information he needs. I don't know how I can disagree any more strongly.

Q. Any other major --

MR. THORNBURGH: You've already responded to

A. His attacks on the other work are the same as the attacks on Bellew.

MR. THORNBURGH: So you've already addressed the fatty acids.

Q. I agree with you on that. Any other major criticisms, Doctor, that you have of Dr. Shelby's analysis for Miss Bellew?

A. Well, we better cover nanothermal because that 17 18 wasn't covered previously.

Q. All right.

20 A. That's at page 59.

Q. What are your major criticisms of Dr. Shelby

2.2 Thames's analyses in the nanothermal section of his

23 report beginning on page 59?

> A. "In keeping with this comparisons, Figure 81 covers a width of approximately 1/7th of a human hair

Page 223

Q. And what's your major criticism there?

indicative of carbonyl groups" --

Q. Okay. Top of page 58?

A. 58.

A. Yeah.

Q. What page are you on, Doctor?

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A. Well, I'm just reading -- I got to read his criticism and then critique it. You can't understand a critique unless you know what he's critiquing.

"Absorption band at 1041 reciprocal centimeter region collectively are consistent with oxidation."

That's true. Well, that's my statement.

"Response: There are no shoulder bands in the FTIR spectra," and he goes on. And that's based on the same thing I showed you before. Everybody else from Ethicon can see it but him. And I can see it. They're

shoulder bands. They're not individual bands: "Statement: Once the amide I and amide II

14 bands were removed using sodium hypochlorite, the FTIR 15 revealed the underlying carbonyl oxidation bands from 16 1700 to 1760 with maximum at 1740, 1720, and 1710."

17 We went through that this morning.

> "These frequencies are strongly suggestive of esters, ketones, and aldehydes respectively. All of these products are produced as a result of oxidation to polypropylene."

22 His response: "There is absolutely no proof 23 that these frequencies are derived from oxidized 24 Prolene."

25 That's why it didn't degrade. That's why the Page 225

1 and a depth of 1/69th out of a human hair. Thus a 2 question should be posed can a depression of only 3 1 micron truly be defined as a crack. For instance and 4 by way of comparison, we have shown the thickness of the 5 human hair measured at 69 microns."

They didn't measure the Bellew sample. So what they're comparing up here in their prior work is a different sample and comparing it to mine. I just -the comments just don't make any sense.

"The Jordi report provides melting point data taken via the nanothermal AFM unit and states that the lowering of melting points via nanothermal analysis as opposed to DSC data confirm oxidation occurs on the surface."

I say it confirms degradation, not oxidation. Oxidation is one type of degradation. But we know it's degraded because its melt point dropped, which means its molecular weight dropped.

He says, "It is inappropriate and scientifically unfounded to make the following statement. Bellew, Dianne C treated with hypochlorite were also examined with AFM imaging and nano-TA. As can be seen from the AFM image in Figure 83, there is a significant difference between surface morphology

between the Bellew, Dianne C and Bellew, Dianne C" --

57 (Pages 222 to 225)

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between B and C -- "fibers with large flakes of material visible on the surface of the hypochlorite treated."

3 And then he says, "To speak of large flakes 4 when describing nanospatial relationships is 5 nonscientific, confusing, and misleading."

I have no clue why. Why is it inappropriate to do this analysis? It beats me.

8 MR. THORNBURGH: Can we agree there are 9 fundamental differences, both sides have criticisms, and 10 so we can move on?

Q. Doctor, have we discussed all of the major criticisms you have with Dr. Thames in responding to the nanothermal analysis?

14 MR. THORNBURGH: Objection.

15 A. I think we're close.

16 Q. Okay.

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17 A. Now he goes over the Burkley study, which we 18 didn't care about, which is fine.

Q. Dr. Jordi, let's change gears for a minute.

20 Are you ready?

21 A. You're directing it, sir.

22 Q. Thank you. Do you have any criticisms about

23 the protocol used by Dr. Ong in cleaning the Bellew

2.4 explant?

25 A. Well, let's go look at it. Do you know what what I see this as doing. Not to do something that's gentle. I would never use sonication on this where the

of polypropylene would be the only layer left. That's

what he's really trying to do is shake off the cracked

polypropylene so that the underlying undisturbed layer

Page 228

material is already cracked via our SEMs. And if you're going to shake it to death, you're going to shake the particles off. It makes no sense at all to me.

Q. Any other criticisms, Doctor?

A. Why do you need four sodium hypochlorite treatments when one will do?

And then they also said the desiccation of drying causes cracking. Burkley said that and others along the way have suggested that in Ethicon's group. So they're going to desiccate it four times or -- I don't know, however many times it is there. 1, 2, 3, 4, 5, 6, 7. They do seven desiccation steps. Well, my goodness, if desiccation causes it to crack, they beat it to death, didn't they?

Q. Any other criticisms, Doctor? I need to know all your criticisms you have, sitting here today.

MR. THORNBURGH: Objection. Same objection

2.4 A. I just see it as extremely excessive. It's 25 something that I could do in one step, they couldn't do

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page that is? It's in the back somewhere, I know. 1

Q. I'll give it to you in just a second.

MR. THORNBURGH: Page 76.

A. I was closing in on it.

MR. THORNBURGH: Objection.

Q. Any criticisms, Doctor?

MR. THORNBURGH: Objection. Dr. Ong hasn't even been deposed yet either, so there may be additional criticisms of both Dr. Thames and Ong after their depositions. So this exercise is --

MR. HUTCHINSON: Your objection is noted.

12 Q. Dr. Jordi, do you have any criticisms of the 13 protocol used by Dr. Ong in cleaning the Bellew explant

> A. It seems to me to be extremely excessive. Since I used one sodium hypochlorite treatment and in minutes it looked clear, certainly the 26-hour test we

17 could see nothing by SEM, optical microscopy or any 18

19 To go through this whole tortured process to 20 remove this imaginary protein coat that we can't even 21

see -- we see tissue which is gone after one treatment.

22 Why do we need all of this?

For sure in all the sonication steps that he's going through, he's shaking it to death, he's going to shake off the particles. So that when you're done --

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1 in 20 steps.

> Q. Have we discussed all your criticisms about the protocol they used, Doctor?

MR. THORNBURGH: Objection.

5 A. Well, from this table at this time.

6 Q. Okay. Doctor, let's change gears for a minute 7 and I want to talk about --

MR. HUTCHINSON: We can go off the record for just a minute, please.

(Recess taken)

BY MR. HUTCHINSON: 11

12 Q. Dr. Jordi, you have in front of you some ETH 13 MESH documents that you've relied on in forming your opinions. Is that correct?

A. Well, I just received them yesterday. So I was in the process.

MR. THORNBURGH: Again, just for the record, these were recently produced to us for the first time -for the record, we asked for the production of these documents and all documents like this related to degradation oxidation, et cetera, I think when this litigation began.

23 And the fact that we just now received these new documents after, what, at least two trials, another 24 trial is about ready to begin, it's highly prejudicial

58 (Pages 226 to 229)

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to our case. The prior cases and the cases that we've worked on up to date. That's my objection. Go ahead.

3 MR. HUTCHINSON: The objection is noted. Thank 4 you.

BY MR. HUTCHINSON:

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Q. Doctor, which documents have you relied on in forming your opinions and why?

MR. THORNBURGH: Objection.

9 A. Well, most of my opinions were formed before 10 this. They just support my opinions which I had already 11 formed.

So do you want me to list the ETH MESH numbers?

- 13 Q. I do. Please.
- 14 A. ETH MESH 15958452.
- Q. Do you mind if I look over your shoulder?
 - A. No, not a bit. So I'm going to have to read.
- 17 There's only a couple. There's not a hundred pages
- here, so it ain't going to take very long. It looks
- 19 like it, but there isn't.
- Q. I understand. For purposes of the record, if
- 21 you just could read the last three digits, just the last
- $22\,$ $\,$ three digits of the ETH MESH number of the documents
- that you relied on to form your opinion and why.
- 24 MR. THORNBURGH: Objection.
- Q. And then I think we'll be done.

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MR. THORNBURGH: He says these support his opinions, not -- you know what I mean.

Q. You can answer it, Doctor.

A. I'm just quoting now. It says, "In severe cases the cracks lead to the production of a separated

layer of seemingly uniform thickness and relativelyclean undersurface."

8 That's the bi-modal structure we've discussed 9 all day.

"Also in severe cases secondary longitudinal cracks give rise to bricklike structures, Figure 3," and then they go into environmental stress cracking.

I agree with that, by the way.

"The reason for considering environmental stress cracking is that crazes always lead to cracks that form perpendicular to the direction of the applied stress.

"Subsurface crazes are known to occur at high degrees of extension in polymeric fibers. Polypropylene fibers have been shown to develop such crazes and elongations as low as 5 percent."

And that's what you would get when you make the bends in the mesh.

"One hypothesis is that if crazes are formedduring application of the suture from overextension,

Page 232

long-term exposure to a sensitizing agent in vivo may result in environmental stress cracking and the formation of micro cracks."

That's the cholesterol, cholesterol esters, and fatty acids, blah, blah, blah.

"The most effective crazing in stress cracking agents are those that have similar solubility parameters values to the polymer but are not solvents."

And that's why the hydrocarbony-type things are very similar, they're attracted to the polypropylene, and they are good agents.

"Medium length hydrocarbons, very similar to fatty acids and fatty compounds, come under this category and are known to be effective stress cracking agents for polyolefins.

"Oxidation. A great body of literature exists regarding" -- this was in 1984 -- "of the degradation of polypropylene in general as well as selective studies or the photo and thermal oxidation of polypropylene monofilaments.

"The cracking process in this case is chemical in nature rather than physical, such as environmental stress cracking. Transverse cracks form as a result of structural reorganization of oxidized polymer that has already undergone significant drops in the molecular

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weight of the polymer."We've shown that

We've shown that by our nano-TA. I couldn't agree more.

"Chain scission initiated by the incorporation of oxygen in the polymer takes place primarily in the amorphous phase of the polymer" -- that's the surface layer -- "due to oxygen solubility and mobility considerations.

"Cracking only occurs when stress bearing tie molecules and amorphous regions are severed. The retraction of the molecules into the crystalline regions takes place under the internal stress of the fiber. For this reason, the oxidized polypropylene generally exhibits an increase in density with a comitant increase in degree of crystallinity." That's initial.

"The oxidized polymer, however, is embrittled with losses of tensile strength and elongation," which flies directly in the face of what Dr. Thames has stated.

20 Q. Okay.

- A. Now we go on to infrared?
- Q. Yeah. And basically, Doctor, just for the record, this is page 454. And you're relying on the infrared paragraph. Is that correct?
 - 5 A. Correct.

59 (Pages 230 to 233)

Page 236 Page 234 O. All right. And, Doctor, you've also relied on 1 layer yields an amorphous halo while the fiber core 2 the same page, the last part of the skin morphology 2 produces a crystalline fiber pattern." 3 3 paragraph. Correct? That's what Dr. Iakovlev showed as well, the 4 A. Correct. And then we're going to rely on this 4 two what he called the bark and the core. 5 5 on 455. I assume we'll get there. On page 457, Bullet Point 2, "Transverse 6 Q. And you're also relying on page 455, the 6 cracking in Prolene fibers may be induced by physical 7 thermo-optical analysis about in the middle that begins, 7 and chemical oxidation process," which is what I tried 8 8 "If the cracked layer is oxidized," dash, "degradation to explain. They work together in the environment in 9 9 polypropylene." Correct? the body. 10 A. Correct. 10 "Transverse cracks may be produced on Prolene 11 Q. And, Doctor, on page 456, you've relied upon in 11 sutures by environmental stress cracking of blemished support of your opinions the sentence under the electron 12 12 surfaces as produced by abrasion during application." 13 micro-diffraction paragraph that states, "When viewed in 13 Another possibility. 14 the diffraction mode." Correct? 14 Finally, they say under "Recommendations" on 15 MR. THORNBURGH: Objection. 15 page 458, "Although the evidence presented tends to 16 Q. You can answer. 16 favor a biological origin for the micro-cracked layer, 17 Correct? 17 an additional study to either substantiate or disprove 18 A. Yup. 18 this hypothesis should be done." 19 19 Q. And, Doctor, on page 457 you've relied on some And they did do it. And that's the point being 2.0 of the bullet points under "Discussion," including the 20 a lot of their comments here were hypothesis, which they 21 last paragraph. Is that correct? 21 followed up with a later report. 22 22 A. Yes. Q. And this later report you're referring to is 23 Q. Doctor, anything else in this group of 23 November 13, 1984, the last three digits of the ETH MESH 24 documents that you've relied on to support your opinion? 24 number is 336. Correct? 25 MR. THORNBURGH: Objection. Number 1, he never 25 A. Yup. Page 237 Page 235 1 Q. And, Doctor, if I could have just a chance to 1 received this because it was produced late to us. 2 MR. HUTCHINSON: Same objections apply. We 2 glance through this. 3 3 (Pause) understand. 4 MR. THORNBURGH: He doesn't have to tell you 4 Q. Doctor, how long have you spent studying these 5 5 documents that have been marked as collective Exhibit 4? each and everything that he's going to rely on at the 6 time of his deposition or trial testimony. He's going 6 A. I don't know. An hour or two. 7 to rely on his paper. 7 Q. Doctor, can we actually --8 8 MR. HUTCHINSON: I understand that. I'm asking MR. HUTCHINSON: Miss Court Reporter, can we 9 9 what he's relied on. have a color copy of this November 13, 1984, memo along 10 10 Q. Doctor, you can answer. with the specific pages that are tabbed. 11 THE REPORTER: Sure. 11 Anything else? 12 MR. THORNBURGH: Objection. 12 Q. And then, Doctor, the last document in this 13 13 Q. You can answer. Anything else? exhibit is labeled ETH MESH 462. Correct? 14 A. Well, it's these yellow marked pages that I've 14 A. Correct. Let me look at it. Okay. 15 got the infrared, the skin core morphology. 15 Q. And as I understand, you've only highlighted 16 16 MR. THORNBURGH: Look at it and go through it. one paragraph in this document. Is that correct? 17 Do you have to stand over his shoulder? You 17 A. Maybe one or two more. 18 don't have a copy of this? 18 Q. One or two. You're correct. And the first 19 19 MR. HUTCHINSON: I don't. paragraph is on 462. It's the paragraph that starts, A. "If the cracked layer is oxidized or," slash, 2.0 2.0 "The average breaking strength." 21 "degraded of polypropylene, the molecular weight should 21 A. That's right. 22 be lowered." 22 Q. And the second paragraph was on page 454. It 23 And it is. That's what our nano-TA clearly 23 states, "It is obvious that the severity of cracking is 24 showed 24 related to the implantation time." Correct? 25 "When viewed in a diffraction mode, the cracked 25 A. Implantation time. Yeah.

60 (Pages 234 to 237)

Page 238 Page 240 1 Q. Anything else? 1 A. No. 2 A. I don't think so. 2 Q. Doctor, in the November 13th -- I'm not going 3 3 So with regard to page 462, they're saying that to go through this entire document because I know it's 4 "The average breaking strength remaining for size 30 was 4 huge or it's large. 5 5 76 and a half percent, range 47 to 93 percent. For size In this November 13th, 1984, study that's part 6 40, it was 98.25 percent range, 86 to 110 percent when 6 of Exhibit 4 with ETH MESH Number 15958336, first off, 7 compared to similar sized controls. 7 this study came after the November 5th, 1984, report. 8 8 "Only one length of 50 Prolene was available Correct? 9 for tensile strength measurement, indicating 76 percent 9 A. Right. 10 strength remaining for the seven-year specimen." 10 Q. Doctor, what did -- summarizing briefly, what 11 So this is -- this just flies in the face of 11 did Ethicon's scientists determine in regards to whether 12 what Thames was saying about the sutures where the 12 or not the Prolene can degrade through the oxidation 13 tensile strength increased. Here, it went down. But --13 process? 14 MR. HUTCHINSON: I object to form. 14 And that's why I said his were sutures. These are 15 15 A. Well, under ATR experiments, they say clear fibers. So the type of material used apparently has an 16 16 evidence of protein was observed. And then I see this effect. 17 And this is just something we basically all 17 band at 1714, which is not observed in spectrum of serum 18 agree on. It is obvious that the severity of cracking 18 protein. They say it's characteristic of oxidation. 19 19 is related to the implantation time. It is obvious. Q. Was the overall conclusion that the 454 -- page 454. 20 20 polypropylene can degrade -- the Prolene -- Ethicon's 21 Q. Okay. 21 Prolene can degrade through the process of oxidation? 22 MR. HUTCHINSON: Let's take a quick break. 2.2 MR. HUTCHINSON: I object to form. 23 23 A. Well, what they're saying here is that the --(Recess taken) 2.4 BY MR. HUTCHINSON: 2.4 yes, it degraded the -- they're saying here when the 25 Q. Dr. Jordi, one final question. On Exhibit 4, 25 protein coat was removed, microscopic examination Page 239 Page 241 there are in essence three sets of documents. Is that 1 revealed that the cracking remained. Hence, it was --2 correct? 2 the cracked material was polypropylene. 3 A. Yes. 3 Q. Doctor, do you remember we went through 4 Q. And you'll agree that they are highlights on 4 Dr. Thames's -- Dr. Thames's expert report regarding 5 certain pages of these documents. Correct? 5 this protein formaldehyde cross-link polymer that 6 A. Right. 6 encases the outer layer of the Prolene? Do you remember 7 Q. Who made those highlights? 7 that discussion? A. I did. 8 A. Yeah. 8 9 9 Q. Did Ethicon's scientist in this study try to Q. Anybody else? 10 10 A. No. determine whether or not formaldehyde or formalin will 11 MR. THORNBURGH: You've already asked these 11 have a reaction with the protein that will change the --12 12 chemically change the composition of the Prolene fibers' questions earlier. 13 MR. HUTCHINSON: I don't have any more 13 A. Well, they say the ATR spectra obtained, 14 questions. Thank you for your time. 14 Figure 78, show -- without reading it, it's hard. 15 MR. THORNBURGH: I've got some questions. 15 Q. Let me point you to --16 **EXAMINATION** 16 A. They say, "When a protein coat was efficiently 17 BY MR. THORNBURGH: 17 removed from the surface and the protein-coated version 18 Q. Dr. Jordi, I'm going to try to do a 18 Prolene using soluene, no spectral evidence of soluene 19 professional courtesy and get defense counsel out of 19 remained." 2.0 here as quick as possible, but I've got some questions 2.0 Q. Let me try to direct you to --21 I've got to ask. 21 A. The cracking remained, so it's polypropylene. 22 A. Yes, sir. 2.2 Q. If you turn to page 4, ETH MESH ending in 23 Q. First off, did defense counsel ask you any 23 Number 339. 24 questions regarding your opinions from the later study, 24 A. Okay. 25 the November 13th, 1984, study? Q. Do you see where it says, "The series of

61 (Pages 238 to 241)

| polypropylene film experiments were done to"? Do yot as see that? A. Yes. Q. What is — I'm not going to go through all these because we — I think we've talked about all of these enough. Tru going to ask you some questions that defense counsel didn't ask you regarding this document. What does Number 3 say part of this test was intended to do? A. Well, "Verify that formalin does not react or alter the polypropylene explants." Q. And it says — And explants would be explants that would contain protein potentially on it. Correct? A. Right. Q. And what was Ethicon's scientists' conclusions in 1984 regarding this protein polymer or protein formaldehyde polymer that br. Thames has? If it totally removed, soluene, they say, and this case, the Corbett case, and all the other cases Page 243 where he's testified. Correct? MR. HUTCHINSON: 1 object to form. A. It was reported November 13, 1984. A. Well, "Verify that formalin does not react or alter the polypropylene explants." 10 A. Well, "Verify that formalin does not react or alter the polypropylene explants." 11 A. Right. A. Well, "Verify that formalin does not react or alter the polypropylene explants." 12 Q. And what was Ethicon's scientists' conclusions in 1984 regarding this protein polymer or protein formaldehyde polypropylene. Excuse me. 23 If it sotally removed, soluene, they say, and this case, the Corbett case, and all the other cases Page 243 where he's testified. Correct? MR. HUTCHINSON: Objection. Leading. 4 When the depositions that you've benefit of the defendants' opinions in this case? A. Yes. Q. Do they contradict the defendants' opinions in this case? A. Yes. Q. In not going to go over everything because you've bene here a long time, but let me ask you this questions. Do you remember benig asked questions about the mano-Ts tudy that you did in this case? A. That's right. Q. How long have you been — have you performed the same time. Page 245 A. From Day I. Q. How long have you been — have you performed with the same type of | | Page 242 | | Page 244 |
|--|--|---|--|---|
| see that? Q. What is I'm not going to go through all these because we I think we've talked about all of these enough. I'm going to ask you some questions that? defense counsel didn't ask you regarding this document. What does Number 3 say part of this test was intended to do? A. Well, "Verify that formalin does not react or alter the polypropylene explants." Q. And it says And explants would be explants in 194 explants you was a paparently withheid. Q. And was a say And explants would be explants in 194 explants you was And explants would be explants. Q. And was Ethicon's scientists' conclusions in 195 explants in 1954 regarding this protein polymer or protein formaldehyde polymer that Dr. Thames has? A. Well, "Formalin solution appears to have little getter on the oxidized polypropylene. Oxidized yolypropylene. Coxidized yolypropylene. Coxidized yolypropylene. Coxidized was a statement contradict Thames and Dr. Ong's opinions in this case, the Corbett case, and all the other cases with the same tornadict horse where he's testified in this litigation? A. Yes, Because he claims be needs 20 steps to remove it. They just use soluene and it was gone in the Sale with statement contradict Themse's and Dr. Ong's opinions concerning the protein formaldehyla polymer that would, according to them, encase the outed the same thing. D. Does that statement contradict Themse's and Dr. Ong's opinions concerning the protein formaldehyla polymer that would, according to them, encase the outed the same thing. D. Does opinion and the protein on the oxidized polypropylene. A. Yes, Because he claims be needs 20 steps to remove it. They just use soluene and it was gone in this case; the Corbett — the New Jersey cases, and every other case where he's testified in this litigation? A. Yes, Because he claims be needs 20 steps to remove it. They just use soluene and it was gone in the scientific community? Dr. Ong's opinions concerning the protein formaldehyla to a protein formaldehyla to a protein formaldehyl | 1 | polypropylene film experiments were done to"? Do you | 1 | oxidized polypropylene? |
| A. Yes. Q. What is — I'm not going to go through all these enough. I'm going to ask you some questions that defense connset didn't ask you regarding his document. What does Number 3 say part of this test was intended to do? A. Well, "Verify that formalin does not react or all alter the polypropylene explants." A. Right. A. Right. A. Right. A. Right. A. Well, "Formalin advest polypropylene explants of the work of th | 2 | | 2 | |
| 4 Q. Would that document have been important for you to have been important for you to have been important for you to have when testifying in the Batiste trial, the Lewis trial, and the other depositions that you've given in the defense counsel didn't ask you regarding this document. What does Number 3 say part of this test was intended to do? 10 A. Well, "Verify that formalin does not react or alter the polypropylene explants." 11 Q. And it says – And explants would be explants in the would contain protein potentially on it. Correct? 12 Q. And it says – And explants would be explants in 1944 and would contain protein polymer or protein formaldehyde polymer that Dr. Thames has? 18 A. Right. 19 Gromaldehyde polymer that Dr. Thames has? 10 effect on the surface with soluene." 11 It's totally removed, soluene, they say, and all that's left is polypropylene. Oxidized polypropylene. Oxidized all that's left is polypropylene. Oxidized polypr | 3 | A. Yes. | 3 | |
| these hecause we — I think we've talked about all of these enough. I'm going to ask you some questions that defense counsel didn't ask you regarding this document. What does Number 3 say part of this test was intended to do? A. Well, "Verify that formalin does not react or alter the polypropylene explants." A. Well, and it says — And explants would be explants that would contain protein potentially on it. Correct? A. Right. A. Right. A. Well, "Formalin solution appears to have little effect on the surface with soluene." B. A. Well, "Formalin solution appears to have little all the context of the surface with soluene." B. Well, "Formalin solution appears to have little all this case," and every other case where he's testified in this tis case, the Corbett — the New Jersey cases, and every other case where he's testified in this litigation? A. Yes. Because he claims he needs 20 steps to remove it. They just use soluene and it was gone in remove it. They just use soluene and it was gone in 184. All of a sudden he needs 20 steps to remove it. They just use soluene and it was gone in 184. All of a sudden he needs 20 steps to remove it. They just use soluene to net motific files of the mesh? A. Yes, Because he claims he needs 20 steps to remove it. They just use soluene and it was gone in 184. All of a sudden he needs 20 steps to polymer that would, according to them, encase the outer files of the mesh? A. Right. A. Well, "Formalin and the protein on the oxidized polypropylene." A. Thanks in fair to say that for at least 35 years — 11 as ame thing. A. Yes, and the protein on the oxidized polypropylene. A. Thanks in fine the same thing. A. Yes, and the protein on the oxidized polypropylene. A. The same experience in thermal analysis? A. Longer than I've been alive. It's been around in the scientific community? A. How long have you been — have you performed methy for them, encase the outer of the mesh? A. The same scientific principles, the melt point, thanks, and the protein on the oxidized polypropyle | 4 | O. What is I'm not going to go through all | 4 | |
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| A. '84. 22 your background, training, and experience in thermal males analysis, did you rely on peer-reviewed, published Q. When did Ethicon learn that there is no 24 publications regarding nano-TA and polypropylene? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | where he's testified. Correct? MR. HUTCHINSON: Objection. Leading. Q. Does that statement that scientific statement contradict Thames' and Dr. Ong's opinions in the Bellew case, the Corbett the New Jersey cases, and every other case where he's testified in this litigation? A. Yes. Because he claims he needs 20 steps to remove it. They just use soluene and it was gone in '84. All of a sudden he needs 20 steps today to do the same thing. Q. Does this statement contradict Dr. Thames's and Dr. Ong's opinions concerning the protein formaldehyde polymer that would, according to them, encase the outer fibers of the mesh? A. They use soluene to remove the protein, and they said formalin solution has no effect. Q. Did they find any chemical reaction between the formalin and the protein on the oxidized polypropylene? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | A. Longer than I've been alive. It's been around probably since the late 1800s, the melt point and that kind of thing. Q. Melt point analysis has been around for longer than older than your age? A. For sure that. Q. How long have you been have you performed melt point analysis or thermal analysis in your career? A. From Day 1. Q. Is it fair to say that for at least 35 years A. Yup. Q you've been performing melt point analysis? A. Yes. Q. And is that the same type of analysis that you did when you did the nano-TA analysis in the Bellew case? A. The same type. Q. The same based on the same scientific principles? |
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Page 246 Page 248 Q. And are those identified in your expert report? 1 1 Q. Do you remember when Mr. Thomas asked you 2 A. They're in the report. 2 questions like who conducted the DSC? 3 3 Q. Doctor, do you remember when Mr. Thomas asked A. Right. Q. Is it standard in the polymer industry to have you some questions about who performed which tests that 4 4 5 were done and reported in your expert report, which 5 technicians conduct the lab work in the polymer 6 person or company performed which tests? 6 industry? 7 A. Yes. 7 A. Yes. 8 Q. Is it standard in your industry to have other 8 Q. Did you interpret the data -- as the polymer 9 labs analyze samples? 9 scientist, did you interpret all the data that is 10 A. Absolutely is, from the biggest to the 10 related to either the Bellew or the Corbett New Jersey 11 smallest. 11 report? O. In fact, do other labs from time to time send 12 12 A. Yes. 13 you their samples -- despite the fact that they have a 13 Q. And are your opinions in this case, the Corbett 14 14 polymer lab, send you samples to analyze? or the New Jersey cases and the Bellew cases, your 15 MR. THOMAS: I object to form. 15 opinions? In other words, did you rely on anybody A. Yes. For example, Evans is -- I don't know --16 16 else's opinions or did you formulate your own opinions 17 about a \$7 billion company. They send LCMS samples to 17 based on your analysis of the data? 18 18 MR. HUTCHINSON: Objection. 19 Q. Have medical-device manufacturers -- have they 19 A. Analysis of data, reading the technical 20 sent you medical devices to analyze, despite the fact 20 literature, and my 40 years of experience. 21 that these medical-device companies have labs within 21 Q. Do you remember being asked a few questions 22 22 their company? about the Corbett report or the New Jersey report? 23 MR. THOMAS: Objection. 23 A. Yes. 2.4 A. Probably represents -- it certainly represents 24 Q. Based on -- I want to ask the question a little 25 the majority of our business, probably 75, 80 percent. 25 bit differently because Dave didn't, I don't think, ask Page 247 Page 249 I don't know what the exact percentage would be. 1 1 a complete question. 2 Q. Since I have an objection, let me try to ask a 2 Based on your review of the scientific 3 better question. 3 literature, your review of Ethicon's internal documents, 4 Have you received medical devices from 4 your own data that you've produced from your review of 5 medical-device manufacturers to analyze? 5 the other 24 explants, based on your knowledge, 6 A. All the time. 6 training, background, and experience, do you have an 7 Q. Are you aware whether or not some of these 7 opinion to a reasonable degree of scientific certainty 8 8 medical-device companies have their own polymer labs, whether or not it is more likely than not that the such as Ethicon, but send you their products despite 9 9 Corbett and New Jersey plaintiffs' mesh devices would 10 10 having labs? have oxidized and/or underwent environmental stress 11 MR. THOMAS: I object to form. 11 cracking causing degradation? 12 Q. Let me ask a better question because I don't 12 MR. HUTCHINSON: I object to form. Also move 13 want to indicate Ethicon. 13 to strike counsel's comments at the beginning of the 14 Are you aware whether or not the medical-device 14 question. 15 companies who send you samples to analyze, whether some 15 A. Do I have an opinion? 16 of those companies have their own labs? 16 Q. Do you have an opinion based on all those 17 A. I would think virtually all of them do. 17 things I just mentioned -- your background, training, 18 Q. Do you have personal knowledge of whether or 18 and experience, your review of the scientific 19 not some of them have --19 peer-reviewed literature, your review of the internal A. Some of them definitely do. I've been in them. 20 2.0 Ethicon documents -- whether or not to a reasonable 21 Q. So is it standard not only in the polymer 21 degree of scientific certainty Miss Corbett's mesh 22 industry but also in the medical-device manufacturing 22 degraded while inside her body? 23 industry to have other scientists perform lab work 23 MR. THOMAS: I object to form. 24 outside of their facilities? 24 A. More likely than not, certainly, because of the

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vast majority of samples degrade.

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A. Yes.

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1 Q. And would that opinion be the same for other 2 plaintiffs in the New Jersey case whether or not you've 3 had a chance to review their -- any explants?

4 MR. HUTCHINSON: Same objection.

- A. Based on the analysis of all of the samples, it's more likely than not that they've degraded.
- 7 Q. Based on your review of Ethicon's internal 8 documents and your own data, do you have an opinion to a 9 reasonable degree of scientific certainty whether or not 10 the antioxidants would leach out of polypropylene meshes

11 generally, Prolene mesh in general?

- 12 MR. HUTCHINSON: I object to form.
- 13 A. I do. And they do.
- 14 Q. And did you also have an opportunity to review
- 15 the deposition of Dr. Thomas Barbolt?
- 16

5

6

- 17 Q. What did Thomas Barbolt testify to regarding
- 18 whether or not the antioxidants leach out of the Prolene
- in the TVT and TVT-O meshes? 19
- 20 MR. HUTCHINSON: I object to form.
- 21 A. He testified that it leached out.
- 22 Q. Did you read any internal documents of Ethicon
- where they also performed melt point analysis of 23
- 2.4 explanted Prolene products?
- 25 A. Well, I think 1918, page 248, showed that it

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- Q. And what does that document appear to be?
 - A. Guidoin explant samples.
- 3 Q. Okay. And can you describe that document a
- 4 little further for the ladies and gentlemen of the jury 5 and the court? What's it showing?
 - A. It's showing explanted samples and the cracking, severe cracking, middle cracking, severe surface cracking. It just describes the cracking levels on each sample that was explanted.
 - Q. Just like your own data, did Ethicon's own scientists determine that the majority of mesh explants degrade?
- 13 A. Yes, the majority of these samples degraded.
 - Q. And was this explant that's discussed in
- ETH MESH ending in 00000367, is this explant in this 15
- exhibit from this 1918 part of those explants that 16 17 Guidoin provided?
- 18 A. Yes, it's part of that. And the melting point
- 19 I'm referring to is of an eight-year implant, 83-D 035, 20 which had severe cracking.
- 21 Q. In that study by Ethicon regarding that explant
- 22 suture, did Ethicon's scientists determine whether or
- 23 not the Prolene mesh had degraded as a result of
- 24 oxidation?

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25 A. Well, I'll quote. "The surface of some of the

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- melted from something like 147 to 156. 1
- 2 Q. And did Ethicon --
- 3 MR. HUTCHINSON: I'm sorry, Dan, but you said 4 the 1918 --
- 5 THE WITNESS: Yeah, it's here.
 - MR. THORNBURGH: It's in prior depositions.
- 7 MR. HUTCHINSON: I didn't know if he was -- I 8 didn't know if it has already been marked as an exhibit.
 - A. It was here in my pile this morning. Is it
- 10 buried underneath this now? It was here. I know it
- 11 was. It's just a one-pager. That's all the SOP, so
- 12 that can't be it.

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- MR. HUTCHINSON: Okay. Gotcha.
- 14 MR. THORNBURGH: I don't know if that was
- 15 marked. Is that marked as part of 4? Let's go ahead 16 and mark it.
- 17 MR. HUTCHINSON: Let's make a note on the reference that document bearing Bates Number Depo ETH 18 18
- MESH 00000367 is included within Exhibit Jordi 4. 19
- MR. THORNBURGH: We'll go ahead -- Okay. 2.0
- 21 That's fine.
- 22 A. That's part of the document. Sure.
- 23 Q. And what document do you have in front of you
- 24 right there? What's the Bates number on that one?
- 25 A. ETH MESH 00004755.

- 83-D 035 explants were scraped off with a needle. The
- cracked surface came off easily. It had the appearance
- 3 and handling of a waxy snow. Melting point of the
 - surface material was 147 to 156 C."

This is in the realm of degraded Prolene.

- 6 Prolene melts approximately 155 to 165.
- 7 Q. And do you remember seeing additional Ethicon 8 studies regarding that mesh -- I'm sorry -- that Prolene
- 9 product where they determined that the DLTDP will leach
- 10 out over time and that the cracked surface that was
- 11 tested in this study lacked DLTDP?
- 12 A. I think the Barbolt deposition said -- are you
- 13 talking about these?
- 14 Q. Yeah. You don't have them with you. I think
- 15 maybe -- I think I saw it in the report, on page 11 of
- 16 your report.

17

23

- A. Okay. Describing the Guidoin samples we were just looking at, I believe, or very similar.
- Q. You go on and say, "Ethicon scientists 19
- 20 performed melt point and FTIR studies on two, two-year
- explants and had" -- "that had no visual evidence of 21
- 22 cracking on an eight-year explant that had visual
 - evidence of severe cracking on an unused pristine
- 24 control."

And then you describe Dan Burkley's conclusions

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| | Page 254 | | Page 256 |
|----|--|----|--|
| 1 | there. | 1 | date on this? 5/30. So it would have been New Jersey |
| 2 | A. I describe the amount of DLTDP is reduced. | 2 | cases. |
| 3 | Q. Did Ethicon's own scientists determine that the | 3 | Q. And what New Jersey cases specifically would |
| 4 | amount of DLTDP, the antioxidant that we've been talking | | that include? |
| 5 | about today, is reduced over time during the implant | 5 | A. I don't have the list in front of me. |
| 6 | time? | 6 | Q. Where would the list be? |
| 7 | MR. HUTCHINSON: I object to form. | 7 | A. I suppose Chris would have it. In fact, there |
| 8 | Q. What does Number 1 say in Mr. Burkley's | 8 | were no samples received anyway for any of this. |
| 9 | conclusions? | 9 | Q. For any of the New Jersey plaintiffs? |
| 10 | A. "The amount of DLTDP is reduced in the | 10 | A. I don't see |
| 11 | explanted sutures. No DLTDP is observed in the surface | 11 | Q. For any of the New Jersey cases. Correct? |
| 12 | scraped or cracked regions of the 83-D 035 sample." | 12 | A. Right. I never got any samples for them. So |
| 13 | That would be the eight-year implant sample. | 13 | it's hard to remember something I never saw. |
| 14 | "The observed DLTDP decreases with implant | 14 | Q. Dr. Jordi, does this represent your fees and |
| 15 | time." | 15 | expenses or just fees? |
| 16 | Q. Is that consistent with your own opinions? | 16 | A. Well, we had I don't think there were any |
| 17 | A. Yes. | 17 | travel expenses in that particular case, just like there |
| 18 | Q. And then Number 3 says, "The surface scraped | 18 | won't be for today. I didn't have any travel here. But |
| 19 | materials from the cracked regions has a melting range | 19 | there will be consulting. |
| 20 | indicative of degraded polypropylene." | 20 | Q. Exhibit 16, does this represent only your fees? |
| 21 | Is that consistent with your own opinions? | 21 | A. The \$350 an hour says it's fees. |
| 22 | A. Yup. Yes. I think it's also instructive that | 22 | Q. And it has no expenses on there. Correct? |
| 23 | he says no protein is observed in any spectra of the | 23 | A. No, it does not. |
| 24 | explanted sutures. | 24 | MR. HUTCHINSON: Thank you. I don't have any |
| 25 | MR. HUTCHINSON: Move to strike as | 25 | more questions. Appreciate your time, Dr. Jordi. |
| | Page 255 | | Page 257 |
| | | | |
| 1 | nonresponsive. | 1 | (Exhibit Number 15 |
| 2 | MR. THORNBURGH: I think I'm done. I'm just | 2 | marked for identification) |
| 3 | looking I do I'm going to finish. But I failed to | 3 | (Whereupon the deposition |
| 4 | give this to you earlier. I just wanted to make sure | 4 | was concluded at 4:36 p.m.) |
| 5 | the record was clear. I don't think this was part of | 5 | |
| 6 | what we produced earlier, but this is the billing | 6 | |
| 7 | expenses related to the New Jersey litigation Corbett | 7 | |
| 8 | cases. | 8 | |
| 9 | MR. HUTCHINSON: Relating to what, the Corbett | 9 | |
| 10 | cases? | 10 | |
| 11 | MR. THORNBURGH: The New Jersey cases. I don' | | |
| 12 | know if it I think it relates to all of the | 12 | |
| 13 | Corbett the Corbett report. Sorry. Strike that. | 13 | |
| 14 | The New Jersey report. | 14 | |
| 15 | MR. HUTCHINSON: Why don't we ask him. | 15 | |
| 16 | FURTHER EXAMINATION | 16 | |
| 17 | BY MR. HUTCHINSON: | 17 | |
| 18 | Q. Dr. Jordi, I want to hand you what's been | 18 | |
| 19 | marked or what I'll have marked as Exhibit 16 to your | 19 | |
| 20 | deposition. | 20 | |
| 21 | (Exhibit Number 16 | 21 | |
| 22 | marked for identification) | 22 | |
| 23 | Q. Will you tell me what that invoice represents, | 23 | |
| 24 | please? | 24 | |
| 25 | A. Billing time for consulting. So what's the | 25 | |

65 (Pages 254 to 257)

| | Page 258 | | Page 260 |
|---|--|--|---|
| | | | |
| 1 | COMMONWEALTH OF MASSACHUSETTS | 1 | |
| 2 | SUFFOLK, SS. | | ERRATA |
| 3 | | 2 | PAGE LINE CHANGE |
| 4 | I, Michelle Keegan, Registered Merit Reporter and | 3 4 | PAGE LINE CHANGE |
| 5 | Notary Public in and for the Commonwealth of | | REASON: |
| 6 | Massachusetts, do hereby certify that HOWARD JORDI | 6 | |
| 7 | PH.D., the witness whose deposition is hereinbefore set | 7 | REASON: |
| 8 | forth, was duly sworn by me and that such deposition is | 8 | REASON. |
| 9 | a true record, to the best of my ability, of the | 9 | REASON: |
| 10 | testimony given by the witness. | 10 | |
| 11 12 | I further certify that I am neither related to nor employed by any of the parties in or counsel to this | 11 | REASON: |
| 13 | action, nor am I financially interested in the outcome | 12 | |
| 14 | of this action. | 13 | REASON: |
| 15 | In witness whereof, I have hereunto set my hand and | 14 | |
| 16 | seal this 25th day of August, 2014. | 15 | REASON: |
| 17 | seal tills 23th day of August, 2014. | 16 | |
| 18 | | 17 | REASON: |
| 19 | | 18 | |
| 20 | | 19 | REASON: |
| 21 | Notary Public | 20 21 | DE A CON. |
| 22 | My commission expires: | 22 | REASON: |
| 23 | May 16, 2019 | 23 | DEASON: |
| 24 | 3.5.0 | 24 | REASON: |
| 25 | | 25 | REASON: |
| | Page 259 | | Page 261 |
| | | | _ |
| 1 | INSTRUCTIONS TO WITNESS | 1 2 | ACKNOWLEDGMENT OF DEPONENT |
| 2 | | - | |
| 2 | | | I,, do |
| 3 | Please read your deposition | 3 | hereby certify that I have read the |
| 3 4 | over carefully and make any necessary | 3 4 | hereby certify that I have read the foregoing pages, and that the same |
| 3 4 5 | over carefully and make any necessary corrections. You should state the reason | 4 | hereby certify that I have read the foregoing pages, and that the same is a correct transcription of the answers given by me to the questions therein |
| 3 4 5 6 | over carefully and make any necessary corrections. You should state the reason in the appropriate space on the errata | | hereby certify that I have read the foregoing pages, and that the same is a correct transcription of the answers given by me to the questions therein propounded, except for the corrections or |
| 3 4 5 6 7 | over carefully and make any necessary corrections. You should state the reason in the appropriate space on the errata sheet for any corrections that are made. | 4 | hereby certify that I have read the foregoing pages, and that the same is a correct transcription of the answers given by me to the questions therein |
| 3 4 5 6 7 8 | over carefully and make any necessary corrections. You should state the reason in the appropriate space on the errata sheet for any corrections that are made. After doing so, please sign | 4 5 | hereby certify that I have read the foregoing pages, and that the same is a correct transcription of the answers given by me to the questions therein propounded, except for the corrections or changes in form or substance, if any, |
| 3 4 5 6 7 8 9 | over carefully and make any necessary corrections. You should state the reason in the appropriate space on the errata sheet for any corrections that are made. After doing so, please sign the errata sheet and date it. It will be | 5 | hereby certify that I have read the foregoing pages, and that the same is a correct transcription of the answers given by me to the questions therein propounded, except for the corrections or changes in form or substance, if any, noted in the attached Errata Sheet. |
| 3 4 5 6 7 8 9 | over carefully and make any necessary corrections. You should state the reason in the appropriate space on the errata sheet for any corrections that are made. After doing so, please sign the errata sheet and date it. It will be attached to your deposition. | 4 5 6 7 8 9 | hereby certify that I have read the foregoing pages, and that the same is a correct transcription of the answers given by me to the questions therein propounded, except for the corrections or changes in form or substance, if any, noted in the attached Errata Sheet. |
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66 (Pages 258 to 261)